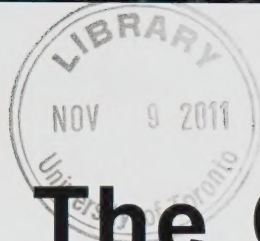


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The Ontario Gazette

La Gazette de l'Ontario

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Le samedi 24 Septembre 2011

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Jim Bradley, Minister of Community Safety and Correctional Services of Ontario, on the 2nd day of September, 2011, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Jim Bradley, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 2 Septembre 2011, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Robert P.G. Brigden	Ontario Provincial Police
Kerlous Tawdrous	Ontario Provincial Police
Tyler Kukkonen	Midland Police Service
Paul Courneya	Peterborough Lakefield Police Service
Paul W. McDonald	Ontario Provincial Police
Douglas Fluke	Ontario Provincial Police
Sarah Van Norman	Ontario Provincial Police
Jeffrey Harrop	Ontario Provincial Police
David Landry	Ontario Provincial Police
Nicole A. Berger	Ontario Provincial Police
Scott Siriska	Ontario Provincial Police
Dany Vienneau	Ontario Provincial Police
Stephen Van Schyndel	Ontario Provincial Police
Jeff Fawcett	South Simcoe Police Service
Chevonne Martin	Owen Sound Police Service
Joshua Cunningham	Ontario Provincial Police
Paul Fish	Ontario Provincial Police
Dan Carter	Halton Regional Police Service

(144-G458)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Jim Bradley, Minister of Community Safety and Correctional Services of Ontario, on the 2nd day of September, 2011, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Jim Bradley, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 2 Septembre

2011, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Wesley Katulka
Brett Burnett
Christopher Slobodian
Mitchell Kitchikake
Steven R. Pangowish
Douglas McNaught
Megan Pawlowicz
Ryan MacKay
Nihad Hasanefendic
David Hamilton
Andrew Hinds
Dann J. Kingsley
Jacques Roberge
Steven Nizzero
Jonathan Barry

Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Wikwemikong Tribal Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service
Greater Sudbury Police Service

(144-G459)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Jim Bradley, Minister of Community Safety and Correctional Services of Ontario, on the 2nd day of September, 2011, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Jim Bradley, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 2 Septembre 2011, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Joseph Rosenthal
Stephen Smith
Matthew Storey
Eric Johnston
Andrew Hamilton
Michael Sibley
Douglas G. Geffros
Jonathan Goddard
Laurie Mogan
Terrie Stewart
Aliina Reccia
James Avarell
Phillip Mays
Troy Bender
Brent Down
Carey Widbur

Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Midland Police Service
Port Hope Police Service
Midland Police Service
Midland Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Owen Sound Police Service
Shelburne Police Service

Greg Bladon
C.W. Frank Gardell
Ray Katoch

Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police

(144-G460)

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Citizen Limousine Services Inc. 47440
3116 Ferguson Drive, Burlington, ON L7M 0E3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, York, Halton and Durham to the Ontario/Quebec and the Ontario/USA border crossings for furtherance

1. to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.
Provided that there be no pick up or drop off of passengers except at point of origin.
2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

47440-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, York, Halton and Durham.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

(144-G461) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-24

A.L.S. DOMINION HOLDINGS LTD.	000783284
AKRON RESTAURANTS INC.	000993105
BARHOB PROPERTIES CORPORATION	000965485
BENCHMARK DATA SERVICES LTD	001121337
BIDEE ENTERPRISES INC.	001127665
BIG ADVERTISING INC.	002046066
CANADA FIBERGLASS LTD.	001238510
CANADIAN LICENSING ASSOCIATES INC.	000291497
CARIANNI CONSTRUCTION LTD.	000958905
CENTRAX TECHNOLOGIES INC.	000972278
COMMERCIAL CLEAN WORKS INC.	000933193
COMPACC SOLUTIONS INC.	001395673
COOKIE'S RESORT LTD.	001111163
COUNTRY SQUIRE DEVELOPMENT CORPORATION	000863093
CSILUCA ENTERPRISES LTD.	002020219
EUROPEAN BRICKLAYERS LTD.	001080579
EXPERT SHEET METAL INC.	001150871
FIFTH LINE RECORDINGS, INC.	002084553
FINE PINE & OAK INC.	001346429
FINITE COMMUNICATION INC.	002001865
FLY-HOM ENTERPRISES INC.	001527515
FOUR LETTER SOFTWARE INC.	000920256
G.A.P. MACHINERY INC.	002089808
GLENNWILLIAM BUILDING GROUP LTD.	001062421

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GREENCUT LANDSCAPING SERVICES INC.	002039137
HIVE CONSTRUCTION LTD.	001668845
HOTEL ADMIRAL LIMITED	000932507
HUME PUBLISHING COMPANY LIMITED/LES EDITIONS HUME LIMITEE	001087917
IMPERIAL ESTATE HOMES INC.	001502059
ISIS CREATIONS INC.	001096637
J F G CAREER AGENCY LTD.	002064169
J P RICHARDSON & SON CONTRACTING 1965 LIMITED	002046036
JAD INTERNATIONAL INC.	002066947
KNIGHT BUILDING SERVICES LTD.	001693914
MACGLEN ENTERPRISES INC.	001011389
MAPLESTAR GROUP LIMITED	001659577
MARMAT PROJECT MANAGEMENT INC.	001434316
MARSDAM GROUP LTD.	002085663
MCWOK'S DRIVE THRU INC.	001457922
MISAPE MANAGEMENT INC.	001396429
MK DAVID ENTERPRISE LTD.	001025941
MOBIUS ENTERPRISE LTD.	002088075
O'LEARYS ROADHOUSES INC.	000460632
ONE STOP REPAIR SHOP INC.	000933077
PROPERTIES UNLIMITED INC.	002094768
PROVINCIAL MOVING LTD.	001691787
R & A ENTERPRISES (2003) INC.	001587429
R. LEBLANC TRANSPORT INC.	001437233
RIDLER'S CENTRAL REFRIGERATION (1981) LIMITED	000497117
RIOT MUSIC & MEDIA INC.	001264526
S & D LUCAS INC.	002035486
SAM MOK INVESTMENTS LTD.	000605811
SMARKETICS INC.	000626421
SOLIDWAY CONSTRUCTION LTD.	001266882
STELLER SCAFFOLDING INC.	001537911
STEPHEN F. ONDERCIN LIMITED	000982645
STONEHEART HOLDINGS LTD.	000882629
TECADA INDUSTRIAL MAINTENANCE LTD.	001657707
TECHKNOWLEDGY STRATEGIES INC.	001594219
THUET ARTISAN BREADS LTD.	002079984
TIMTRAC LIMITED	000405028
TOBAC CURING SYSTEMS LIMITED	000706008
UNITED FORCE CANADA INC.	001685101
WENTWORTH'S RV & AUTO SALES INC.	001695416
WILSON NG COMPUTER SERVICES INC.	001078673
WINGAR HOLDINGS INC.	001037325
WOOD WERKS INCORPORATED	002079783
ZIGGIES TILE LTD.	000867081
1ST CHOICE CONSTRUCTION LTD.	001640839
1018677 ONTARIO LTD.	001018677
1050129 ONTARIO LIMITED	001050129
1058105 ONTARIO INC.	001058105
1084001 ONTARIO INC.	001084001
1120913 ONTARIO INC.	001120913
1175649 ONTARIO LIMITED	001175649
1293784 ONTARIO LTD.	001293784
1329011 ONTARIO LIMITED	001329011
1378042 ONTARIO LIMITED	001378042
1378958 ONTARIO INC.	001378958
1379941 ONTARIO LTD.	001379941
138 AUTO COLLISION LIMITED	001018993
1382158 ONTARIO INC.	001382158
1410767 ONTARIO CORPORATION	001410767
1419038 ONTARIO INC.	001419038
1427017 ONTARIO LTD.	001427017
1498020 ONTARIO LTD.	001498020
1499619 ONTARIO INC.	001499619
1501898 ONTARIO INC.	001501898

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1549748 ONTARIO INC.	001549748
1560905 ONTARIO LTD.	001560905
1566145 ONTARIO LTD.	001566145
1569730 ONTARIO LTD.	001569730
1572765 ONTARIO INC.	001572765
1609480 ONTARIO LTD.	001609480
1613329 ONTARIO INC.	001613329
1649182 ONTARIO INC.	001649182
1660959 ONTARIO INC.	001660959
1666564 ONTARIO INC.	001666564
1666662 ONTARIO LTD.	001666662
2001863 ONTARIO INC.	002001863
2019565 ONTARIO INC.	002019565
2038723 ONTARIO LIMITED	002038723
2040439 ONTARIO INC.	002040439
2067815 ONTARIO INC.	002067815
2081606 ONTARIO LTD.	002081606
2103615 ONTARIO INC.	002103615
2154560 ONTARIO INC.	002154560
24 HRS 7 DAYS TOWING CORP.	001687397
387737 ONTARIO LTD.	000387737
401833 ONTARIO LIMITED	000401833
532928 ONTARIO LIMITED	000532928
607752 ONTARIO INC.	000607752
626638 ONTARIO INC.	000626638
754408 ONTARIO INC.	000754408
871077 ONTARIO LTD.	000871077
936561 ONTARIO INC.	000936561
948537 ONTARIO INC.	000948537
974842 ONTARIO INC.	000974842
989287 ONTARIO LTD.	000989287
995925 ONTARIO INC.	000995925

(144-G462) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Cancellation of Certificate of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2011-08-29

ABELL SYSTEMS LIMITED	001438162
ACCESS TECHNOLOGY SERVICES CORP.	001707438
ANDREW G. WILLIS & ASSOCIATES INC.	000983845
APPLEWAY HOME RENOVATOR LIMITED	000684925
ARTISTIC COATINGS LTD.	001019213
BALCHIP CORPORATION	000948657
BELLA CLEANERS LIMITED	000739789
BREAKSTONE DEVELOPMENTS INC.	002005272
BUELL COMPUTER SYSTEMS INC.	001520333
CAFFE DEMETRE ENTERPRISES INC.	001078122
CAMARA TRANSPORT LTD.	002051325
CENTRELINE MARKETING INC.	001252287
CGS CLEANING SERVICES LTD.	001606196
CIRCUIT CANADA INC.	000588160
CLINICORP MEDICAL MANAGEMENT INC.	000660936
CLUB CEDARS LIMITED	000645252
CONARC DEVELOPMENT LTD.	001376799
CONSTANTINA INC.	001692114
DELMAS SPORTS INC.	001021057
E. FISHER TRUCKING (SAULT STE. MARIE) LTD.	000786265
ECONO PLUMBING & HEATING INC.	001055558
EISEN PROPERTIES LTD.	000913681
FERROCON INTERNATIONAL INC.	001114233
FINE TOUCH CAR CLEANING SPECIALIST INC.	001640319
FOWLOH TRADING INC.	001581325
FULCRUM FINANCIAL GROUP INC.	002061828
G. F. MACHINERY SALES LTD.	001062297
HOLLYWOOD NORTH FOOD & CATERING CORP.	001140015
JABIAHS INC.	002015159
JACLON REALTY INC.	000665792
JACO DEVELOPMENT LIMITED	000254969
JOHN OSFOLK PAINTING INC.	000870360
KANNADA INTERNATIONAL BUSINESS INC.	001083421
KEVIN RICHARDS & ASSOCIATES INC.	001531443
KIEXPRESS INC.	002042766
LAURA AND EADIE DESIGN LIMITED	001695259
LAZER IRON & CONSTRUCTION LTD.	001094793
LEWYT GROUP INTERNATIONAL INC.	001324367
MALLU TRANSPORT LTD.	002016883
MASTER CARPETS LIMITED	000207105
MCDAY LAND HOLDING LIMITED	000972045
META-WEB INC.	001271225
MILLINGTON DRYCLEANING INC.	000414377
MUCCI HOLDINGS INC.	000889393
MURPHY, DUNSEITH & CO. LIMITED	000437793

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NATTRESS ENTERPRISES INC.	001120066
NAUBER ENTERPRISES LTD.	000621732
OAKVILLE PAINT & WALLPAPER LTD.	000729817
OXCORP HOLDINGS INC.	000852633
PANKER FINANCIAL CORP.	001004516
PETER HUGHES LIMITED	000908390
RAPOSO BROS. MASONRY LTD.	000772700
REL LOGGING INC.	001526432
ROCK STEADY SIGNS INC.	001308776
RONCO ELECTRIC LTD.	000677708
ROO'S GYM INC.	001522749
RUSSEL A. MOLOT PROFESSIONAL CORPORATION	001663127
SAN TRANSPORTATION CO. LTD.	001459206
SAPPHIRE TOWER DEVELOPMENT CORP.	001569426
SHARPFUSION CONSULTING INC.	001640208
SIZER SYSTEMS INC.	001307982
SPARKS TECHNOLOGIES INC.	000985461
SUGRIM'S TRANSPORT INC.	002076394
TBC INC.	001413276
TEMPEST ENTERTAINMENT CORP.	001434591
THE HELLER FAMILY INVESTMENT CORPORATION	001051289
THE ROAR GROUP INC.	001652065
TONYMEX TRUCKING INC.	001315805
UNION DEVELOPMENT FROZEN FOODS CO., LTD.	001654340
UTHAYA TAX SERVICES INC.	001676375
UTILITY CONVERSIONS AND INSTALLATIONS INC.	000896845
VICTORIA ARMS BAR & BISTRO INC.	001648049
VINFUND INC.	002068078
WALTEX CONTRACTING LTD.	001070997
WHITEMAN TRANSPORTATION INC.	000991497
ZELEN PARK HOLDINGS LTD.	000959848
ZHENG DA HUI FENG DEVELOPMENT LTD.	002004672
1000001 ONTARIO LIMITED	001000001
1007444 ONTARIO LIMITED	001007444
1017505 ONTARIO LIMITED	001017505
1046777 ONTARIO INC.	001046777
1047220 ONTARIO CORP.	001047220
1049453 ONTARIO INC.	001049453
1063393 ONTARIO INC.	001063393
1070165 ONTARIO LTD.	001070165
1087533 ONTARIO LTD.	001087533
1106117 ONTARIO INC.	001106117
1139669 ONTARIO LIMITED	001139669
1147341 ONTARIO INC.	001147341
1235024 ONTARIO LIMITED	001235024
1243513 ONTARIO LTD.	001243513
1246289 ONTARIO INC.	001246289
1276875 ONTARIO INC.	001276875
1320638 ONTARIO LIMITED	001320638
1377521 ONTARIO LTD.	001377521
1434645 ONTARIO INC.	001434645
1474074 ONTARIO INC.	001474074
1597578 ONTARIO LIMITED	001597578
1646650 ONTARIO LTD.	001646650
1646945 ONTARIO INC.	001646945
1648952 ONTARIO INC.	001648952
1667295 ONTARIO INC.	001667295
1689387 ONTARIO INC.	001689387
1695607 ONTARIO INC.	001695607
1710654 ONTARIO INC.	001710654
2040560 ONTARIO INC.	002040560
2063695 ONTARIO LIMITED	002063695
2067399 ONTARIO INC.	002067399
2081171 ONTARIO LIMITED	002081171
535737 ONTARIO INC.	000535737
610405 ONTARIO LTD.	000610405

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
665240 ONTARIO LIMITED	000665240
841796 ONTARIO LIMITED	000841796
876764 ONTARIO LTD.	000876764
902477 ONTARIO LTD	000902477
989885 ONTARIO INC.	000989885

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G463)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-08-10

1630605 ONTARIO LTD. 001630605

2011-08-15

ENVIRO OYSTER MUSHROOM FARM INC. 002054119

PRESSCRAFT LITHO FINISHING, INC. 000755271

2011-08-16

CO2 BLAST INC. 001539571

FLEMING & FRADE MANAGEMENT CONSULTANTS LTD. 001481769

INCYEDGE SOFTWARE LTD. 001645154

JCJ TECHNICAL SERVICES INC. 000906951

MY CUSTOM LANDSCAPE INC. 002228975

NEW YORK NAILS & SPA INC. 002154268

PO PO GO EDUCATION LTD. 001557971

QUALITY LAWN & PROPERTY MAINTENANCE SERVICES LTD. 001713210

ROSS MEADOWCROFT ENTERPRISES INC. 001294928

ROYAL SUNROOM, WINDOWS & DOORS LTD. 001465388

SCENIC WORLD CANADA LTD. 000868845

SILKY INTERNATIONAL INC. 000815959

TRU-LIQUIDATORS INC. 002181703

VINCE GALLO HOLDINGS LIMITED 000433619

WAIZ GROUP INCORPORATED 001388222

WILMAS WRATH INC. 002113804

1005555 ONTARIO LIMITED 001005555

1573195 ONTARIO INC. 001573195

1810398 ONTARIO INC. 001810398

2096371 ONTARIO LIMITED 002096371

2122662 ONTARIO INC. 002122662

2217026 ONTARIO INC. 002217026

2283606 ONTARIO INC. 002283606

574468 ONTARIO INC. 000574468

706522 ONTARIO INC. 000706522

2011-08-17

ALEX-NORBERT GENERAL CONTRACTORS LIMITED 000303729

BRUCE CARSON & ASSOCIATES INC. 001278644

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CLYDE HATCH, LIMITED	000036265
DANA STEHR & ASSOCIATES INC.	001240172
ELISHA AUTOBODY REPAIRS INC.	001264592
FAST LANE EXPRESS INC.	000949441
FOBIO INC.	001065901
GULFOSAKER CANADA INC.	002073249
M&Y RED EAGLE LIMITED	001171620
MBS INFODATA INC.	001266397
MCKAGUE BROS. LTD.	000470082
MICHAEL'S INDUSTRIAL INC.	001673441
PARTNERS IN FINANCE INC.	002087199
QS & PD SERVICES LTD.	002253348
RENEW HVAC INC.	001781787
STRICTLY STAINLESS FABRICATION LTD.	001395531
TED WOOTTON & ASSOCIATES LTD.	000818002
TRAX & WAVES INC.	001773719
2122226 ONTARIO INC.	002122226
705494 ONTARIO INC.	000705494
706110 ONTARIO INC.	000706110

2011-08-18

AMITY PSYCHOLOGY AND MENTAL HEALTH CENTER INC. 002239887

AUSABLE MOTORS LTD. 000990629

CHARTHOUSE DEVELOPMENT LIMITED 001289519

E.M.L. FASHIONS INC. 002085354

FLYNNAGAIN ENTERPRISES INC. 001569210

HALIBUT HOUSE EATERY INC. 001171679

HAMEX SUPPLY COMPANY INC. 001557801

HENRY H. CHAPESKIE MEDICINE PROFESSIONAL CORPORATION 002278569

JAMES O'NEIL HOLDINGS LIMITED 000540228

LATERAL PRODUCTIONS INC. 002074041

M K WOOD PRODUCTS LTD. 000385247

MALCHAREK ENGINEERING INC. 002165528

MAS PROPERTY MANAGEMENT INC. 002253129

MIDDLEFIELD MANAGEMENT INC. 001446496

MIDRON PROPERTIES LIMITED 000117924

MOBILITY RESEARCH INC. 001696289

NEW SOLUTIONS INC. 001488337

PAPA PEPPERONI'S EATERY INC. 001416897

PARKWAY DRYCLEANERS & LAUNDERS LIMITED 001656621

PIBIRI INC. 002281213

SMEDA HOME IMPROVEMENTS LTD. 000437595

TECHNI MACHINE & GEAR INC. 002101197

UNIQUE TREND ENTERPRISES INC. 001537371

1014637 ONTARIO INC. 001014637

1094783 ONTARIO LIMITED 001094783

1390033 ONTARIO LTD. 001390033

1482930 ONTARIO INC. 001482930

1530513 ONTARIO LTD. 001530513

1544300 ONTARIO LIMITED 001544300

1576923 ONTARIO INC. 001576923

1749357 ONTARIO LIMITED 001749357

2162703 ONTARIO INC. 002162703

2011-08-19

ALDEBARAN TECHNOLOGICAL SERVICES INC. 001195761

CLAUDE M. KENT LIMITED 000061429

CNJD HOLDINGS INC. 001301071

DIG-EM EXCAVATING LTD 000763774

E.C. KOSMETIKA INC. 001618314

GEORGE PRATT & ASSOCIATES LTD. 000452837

HARWOOD HUNTER'S RIDGE INC. 001101932

HI-FASHION SALON & BEAUTY SUPPLY INC. 001610785

HILLS OF GREEN FARMS INC. 002064254

JOHN NAAS CONSTRUCTION LIMITED 000384228

LEESHORE ESTATES INC. 001035178

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
N. T. BIO-FUEL LTD.	001738625
PATRICIA HANCOCK & ASSOCIATES INC.	001199420
TUBACEX CANADA INC.	000627124
1532679 ONTARIO LIMITED	001532679
1628731 ONTARIO LIMITED	001628731
2066515 ONTARIO INC.	002066515
388239 ONTARIO LIMITED	000388239
927641 ONTARIO INC.	000927641
2011-08-22	
ALMIGHTY TRANSPORTER INC.	002070051
ALVI ARMANI GENOMICS INC.	002183186
CHUNG HUA POULTRY LTD.	002158758
CMA ENTERPRISES INC.	002183696
CONTAINER UNLOADING & TRANSPORTATION SERVICES INC.	001811474
D R LAHAIE ENTERPRISES INC.	000918337
HABILITE 2000 LTEE.	000910375
KINCORT CUTTING TOOLS LIMITED	001358346
KINGSTON LUSO INVESTORS LTD.	000956349
LAND STAR CONVENIENCE INC.	002079781
MANAND SYSTEM SOLUTION INC.	001723267
MSP PHARMA SERVICE INC.	002080355
MISSOURI MANAGEMENT SERVICES LTD.	000352412
PRANKARD & WHALEN INSURANCE BROKERS LTD.	000468791
SPARK SERVICECENTRE LIMITED	000209241
T. MARTIN HOME INSPECTION AND CONSULTING SERVICES INC.	002131922
THE EMERALD GROUP INC.	000812246
1296931 ONTARIO LIMITED	001296931
1378955 ONTARIO LIMITED	001378955
2037394 ONTARIO LIMITED	002037394
2061647 ONTARIO INC.	002061647
2096679 ONTARIO INCORPORATED	002096679
2118619 ONTARIO INC.	002118619
2258198 ONTARIO INC.	002258198
520335 ONTARIO LTD.	000520335
86 PARLIAMENT CORPORATION	002105525
900343 ONTARIO LTD.	000900343
2011-08-23	
NA BUSINESS EQUIPMENT CORP.	001409782
2011-08-24	
ANCON SPACE TECHNOLOGY CORPORATION	000373703
COMPU-GAP INC.	001226327
GRANNY'S SPORTS INC.	001391173
KOWZ MANAGEMENT & INVESTMENTS INC.	000379947
LOLLI HAULAGE LTD.	000636758
VITALITY LIFE CORPORATION	001591735
1002953 ONTARIO INC.	001002953
1328181 ONTARIO INC.	001328181
1428433 ONTARIO INC.	001428433
1617611 ONTARIO LIMITED	001617611
2011-08-25	
M. A. DEWIT CONSTRUCTION LIMITED	000415220
2011-08-26	
RANDALL'S GENERAL CONTRACTING LTD.	001316150
2011-08-29	
CAN INTEGRATE LIMITED	001413054
2011-08-30	
M. A. KORNE COMPANY LIMITED	000096620
1515549 ONTARIO LIMITED	001515549
2011-08-31	
CAROVAR LIMITED	000302765
CHESAPEAKE DECISION SCIENCES LIMITED	000795384
NEIL ARMSTRONG ENTERPRISES INC.	000405275
1199778 ONTARIO INC.	001199778
1763492 ONTARIO LTD.	001763492

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-09-01	
B & R SPECIALTY CARS INC.	001724934
D. T. IMPORTS LTD.	002127113
DRIVERS' DEN INC.	001640256
EXPOADVANTAGE INC.	002083462
GRANADA GROUP INC.	002126624
HOME ANALYST INSPECTIONS INC.	002166398
ILLINGNESS INC.	002218560
INTEV GROUP INC.	002059888
LA LINS (CANADA) INC.	000945608
LSEG CALLCO LIMITED	002285967
LSEG EXCHANGE CO LIMITED	002285970
MVK LTD.	002002923
ROXY HUNTER 3 & 4 PRODUCTIONS INC.	002151194
RVBS CAPITAL LTD.	001690579
VANDEGRIFT CANADA INC.	002287937
1000511 ONTARIO LIMITED	001000511
1070932 ONTARIO LIMITED	001070932
1079526 ONTARIO INC.	001079526
1132967 ONTARIO LIMITED	001132967
1557658 ONTARIO LIMITED	001557658
1736283 ONTARIO LTD.	001736283
1826636 ONTARIO INC.	001826636
2002934 ONTARIO INC.	002002934
2004250 ONTARIO INC.	002004250
2069757 ONTARIO INC.	002069757
2257839 ONTARIO INC.	002257839
2011-09-02	
B. GORBET & SONS LIMITED	000076530
C.T.R.E.F.-6 LIMITED	000631944
COMPLETE ABATEMENT MANAGEMENT INC.	001422750
CORES INTERNATIONAL LTD.	001358655
CPJ INVESTMENTS INC.	001560120
FEMINE LA FLARE INC.	000832997
MY STOGIE SHOP INC.	001680062
NEXT MEDICAL TECHNOLOGIES INC.	001547017
OCEANVIEW ATLANTIC INC.	002072575
ON 2 INC.	001438940
PASTUSHAK HOLDINGS LIMITED	001774656
RIOCAN (WESTMINSTER) INC.	001214258
RIOTRIN PROPERTIES (ANCASTER) INC.	001203000
RIOTRIN PROPERTIES (ISLINGTON) INC.	002130715
RIOTRIN PROPERTIES (KIRKHAM) INC.	002079934
TBW MARKETING INC.	001480661
TCC (GRENVILLE) GENERAL PARTNER INC.	002043633
TCC CASA INC.	002082079
TCC HAMPTONS II INC.	002080066
TCC LONG HILL ROAD INC.	002090730
TCC MODE INC.	002082080
TRICON HAMPTONS II GENERAL PARTNER LTD.	002080067
TURNINGPOINT CORPORATION	001478950
URBAN CORP (TORONTO DEVELOPMENTS) INC.	001289883
WILLOWDALE PLAZA HOLDINGS LIMITED	001459280
1560063 ONTARIO INC.	001560063
1766043 ONTARIO LIMITED	001766043
2067170 ONTARIO LIMITED	002067170
2233906 ONTARIO LTD.	002233906
2011-09-06	
CHANTEL CORPORATION	001283389
CITY TRUCK LUBE & WASH INC.	002215069
CRUISETUBE INC.	001636299
CRYSTAL CREEK CONSULTING INC.	001429951
DYBRO DEVELOPMENTS LTD.	000306139
E METERING SOLUTIONS INC.	001585384
ERLANDSON CORPORATION LIMITED	000917136
GEDDES DRUG STORE LIMITED	000114361

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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GOLDMELLIA INTERNATIONAL INC.	002099462
NED'S CONSULTING SERVICES INC.	002106286
PKHOLISTICS INC.	002103686
PK2 PROMOTIONS LTD.	001378339
SUNDRIDGE WOOD SERVICES INC.	001602062
VISUAL LANDSCAPING & PAVING INC.	002098698
1492379 ONTARIO INC.	001492379
1572863 ONTARIO INC.	001572863
1617899 ONTARIO INC.	001617899
1681658 ONTARIO INC.	001681658
1689452 ONTARIO INC.	001689452
1780354 ONTARIO INC.	001780354
1794533 ONTARIO INC.	001794533
2108806 ONTARIO INC.	002108806
2200982 ONTARIO LTD.	002200982
2215031 ONTARIO INC.	002215031
2244120 ONTARIO INC.	002244120
620876 ONTARIO LIMITED	000620876
2011-09-07	
AIDLAB INCORPORATED	000424374
ARTACON CONSULTING SERVICES INC.	001200159
BENFICA READY MIX LTD.	001648544
CALDWELL INDEPENDENT RESEARCH LTD.	002011283
DEVORIN CAPITAL CORP.	001313736
DRAGONCHESS INTERACTIVE INC.	002196612
HAWK EYE ELECTRIC INC.	002064074
HONG FAI (TORONTO) DEVELOPMENTS LIMITED	000382256
IDOL CONCEPT INC.	002132815
INFOSPACE CANADA INC.	001683815
JABRELIE LTD.	001674585
MARY IVANKOVICH HOLDINGS INC.	000968567
MUSKOKA WORLDBLINK CORPORATION	001366366
NMT NEW MILLENNIUM TECHNOLOGIES INC.	001175800
RIVA POINTE VI (GENERAL PARTNER) LTD.	002041089
ROYALWOOD CARPENTRY ONTARIO INC.	001783525
1435887 ONTARIO INC.	001435887
1698278 ONTARIO INC.	001698278
1698597 ONTARIO LTD.	001698597
2041496 ONTARIO CORPORATION	002041496
2111406 ONTARIO LIMITED	002111406
461264 ONTARIO LIMITED	000461264

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G464)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des personnes morales dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-13

CANADIAN FINE WOOD CORPORATION

1761561

(144-G465)

KATHERINE M. MURRAY
Director/Directrice

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F-23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the *Drawn to Art: French Artists and Art Patrons in 18th Century Rome* exhibition at the National Gallery of Canada in Ottawa, Ontario, pursuant to loan agreements between the National Gallery of Canada and the lenders listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario is in the interest of the people of Ontario.

DATE: September 15, 2011.

Determined by Donna Ratchford
Assistant Deputy Minister (A), Culture Division, Ministry of Tourism and Culture

SCHEDULE "A" - List of Works *Drawn to Art: French Artists and Art Patrons in 18th Century Rome* Exhibit National Gallery of Canada

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
1	Colin B. Bailey & Alan Wintermute, New York, N.Y., U.S.A.	Robert, Hubert	Madame Le Comte regardant des antiques	1763-1764	pen and ink with wash on laid paper	framed: 38 x 30 x 3 cm	ROME-L55.1
2	Cooper-Hewitt, National Design Museum, Smithsonian Institution New York, N.Y., U.S.A.	Le Lorrain, Louis-Joseph	drawing: Architectural Fantasy with Fountain and Obelisk	c. 1745	black chalk, brush and gray wash on off-white laid paper	34.9 x 22.4 cm	1911-28-507
3	Harvard Art Museum, Cambridge, Massachusetts, U.S.A.	Fragonard, Jean-Honoré	Innocence and Justice, after Raphael	n.d.	black chalk on off-white antique laid paper, framing lines in brown ink, laid down on cream antique laid paper	19.5 x 27.6 cm	1931.245
4	Harvard Art Museum, Cambridge, Massachusetts, U.S.A.	Legay, Jean-Laurent	Sheet of Caricatures	n.d.	red chalk on cream antique laid paper, framing lines in red chalk, laid down on cream antique laid paper	30.7 cm (diameter)	2002.20
5	Harvard Art Museum, Cambridge, Massachusetts, U.S.A.	Pajou, Augustin	Medici Thusnelda	n.d.	brown ink, brown and gray wash, on cream antique laid paper, with cream antique laid paper border	27.6 x 15.1 cm	1999.25
6	Harvard Art Museum, Cambridge, Massachusetts, U.S.A.	Robert, Hubert	Caravan of Shepherds	n.d.	red chalk, brown ink, brown wash, and watercolour, with framing lines in brown ink, on cream antique laid paper, laid down on cream antique laid paper with blue antique laid paper border	38.8 x 52.9 cm	1898.587
7	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Berthélemy, Jean-Simon	Temple of the Sibyl at Tivoli	n.d.	Black chalk extensively stumped, heightened with white chalk on light tan paper	Unframed: 56 x 42.4 cm, matted: 66 x 81 cm, framed: 73 x 89 cm	D-F-1343
8	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Troy, Jean-François de	Standing Male Soldier	n.d.	n.i.	n.i.	D-F-626
9	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Lallemand, Jean-Baptiste	Piazza Navona, Rome	n.d.	gouache	Unframed: 34.6 x 51.3 cm, framed: 56 x 73 cm	D-F-1275
10	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Legeay, Jean-Laurent	Paysage Fantastique	1757	Red chalk on cream antique laid paper	42 x 59.7 cm	D-F-173
11	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Moitte, Jean-Guillaume	Procession of Pope Clement XIII	1768	Pen with black ink, brush with brown wash, and touches of white gouache on cream laid paper, framing lines in black ink	Unframed: 56 x 71 cm, framed: 62 x 77 cm	D-F-1240

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
12	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Peyron, Jean-François-Pierre	Seated Male Nude	1780	Black chalk on off-white laid paper	Unframed: 60 x 71 cm, framed: 62 x 77 cm	D-F-231
13	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Robert, Hubert	View of an Italian Villa	1759	Red chalk on laid paper	n.i.	D-F-828
14	The Horvitz Collection, Boston, Massachusetts, U.S.A.	Suvée, Joseph-Benoît	Interior of the Colosseum	c. 1772-1778	Red chalk on laid paper	n.i.	D-F-350
15	Le Claire Kunst, Hamburg, Germany	Robert, Hubert	A Traveler on the Grand Tour Visiting the Gardens of the Maronite Ecclesiastical College, Rome	c. 1762-1764	red chalk	unframed: 51.2 x 39.3 cm, framed: 68 x 56.1 x 3.3 cm	ROME-L43.1
16	The Metropolitan Museum of Art, New York, N.Y., U.S.A.	Durameau, Louis Jean Jacques	The Last Communion of St. Mary Magdalene, after Benedetto Luti	c. 1761-64	red chalk, heightened with white, on brown paper. Framing lines in pen with brown ink.	33 x 23.9 cm	1984.352
17	The Metropolitan Museum of Art, New York, N.Y., U.S.A.	Subleyras, Pierre Hubert	St. Benedict Resuscitating an Infant	c. 1745	black chalk, heightened with white, on gray-green paper	22.2 x 15.5 cm	1974.354
18	The Morgan Library & Museum, New York, N.Y., U.S.A.	Robert, Hubert	Les soirées de Rome: dédiées a Mde. Le Comte, des Académies de S. Luc de Rome, dessciences et arts de Bologne, Florence &c., A Paris : Chés Wille, graveur du roi	1765	Fontispiece, Plate 2 and Plate 6	From 13.5 x 9.3 cm to 13.9 x 9.5 cm	PML 128832
19	The Morgan Library & Museum, New York, N.Y., U.S.A.	David, Jacques Louis	The Campidoglio. Verso: Slight sketch of the plan of the Piazza del Campidoglio	1774	graphite and gray wash on paper	9.2 x 18.4 cm	1988.39:1
20	The Morgan Library & Museum, New York, N.Y., U.S.A.	David, Jacques Louis	View of Castel Sant' Angelo	1774	graphite and gray wash on paper	8.9 x 19 cm	1988.39:2
21	The Morgan Library & Museum, New York, N.Y., U.S.A.	Robert, Hubert	Roman Sketchbook	1760	mostly pen and brown ink and brown wash, some sketches in black chalk, also in lead, a few in red chalk, and several in watercolor, over slight indications in black chalk, on paper	binding: 23.3 x 13.3 cm; leaf: 22.8 x 11.3 cm	1958.5
22	The Morgan Library & Museum, New York, N.Y., U.S.A.	Robert, Hubert	The South Façade of the Palazzo Poli with the Trevi Fountain under Construction	c.1760	red chalk on paper	32.3 x 44.7 cm	1973.51
23	The Morgan Library & Museum, New York, N.Y., U.S.A.	Saint Non, Jean Claude Richard de	Recueil de griffonnis, de vuës, paysages, fragments antiques et sujets historiques, gravés tant à l'eau forte qu'au lavis, Paris	c. 1780	Suite of 287 etchings and aquatints	Binding: 52 x 35.6 cm	PML 140102
24	Musée du Louvre, Paris, France	Valenciennes, Pierre-Henri de	La rocca di Papa: montagne cachée par des nuages	c. 1782-1785	Oil on cardboard	14.4 x 29.7 cm	RF2938
25	National Gallery of Art, Washington, D.C. U.S.A.	Vien, Joseph-Marie	Saint Peter's and the Papal Palaces Seen from the Northeast	1744-1750	graphite on laid paper	42.5 x 29.2 x 1.7 cm (sheet size: 12.9 x 18.5 cm); 43.2 x 58.4 cm (open)	1983.49.175

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
26	Phillips, Ivan & Velson Trust, New York, N.Y., U.S.A.	Valenciennes, Pierre-Henri de	View of a City Gate and Castle	n.d.	black chalk on laid paper	15.5 x 22.8 cm	ROME-L67.1
27	Phillips, Ivan, New York, N.Y., U.S.A.	Amand, Jacques-François	Women near the Temple of Vesta	n.d.	red chalk on laid paper	28 x 21.5 cm	ROME-L67.2
28	Staatliche Kunsthalle Karlsruhe, Karlsruhe, Germany	Pierre, Jean Baptiste Marie	Seated Male Nude as Bacchus	n.d.	oil on canvas	146 x 101 cm	481
29	Wildenstein & Co., Inc., New York, N.Y., U.S.A.	David, Jacques Louis	Vue fantaisiste du Forum, avec l'arc de Septime Sévère à gauche	c. 1775-80	plume et encre noire, lavis, sur papier noire	14.7 x 21 cm	ROME-L66.1
30	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	An artist at the French Academy in Rome (?), no. 1 in Recueil de caricatures	c. 1745	etching	26.6 x 18.5 cm	2002.28.1.1
31	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	An artist at the French Academy in Rome (?), no. 2 in Recueil de caricatures	c. 1745	etching	26.6 x 18.5 cm	2002.28.1.2
32	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Antoine Deriset, no. 3 in Recueil de caricatures	c. 1745	etching	26.6 x 18.5 cm	2002.28.1.3
33	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Louis-Joseph Le Lorrain (?), no. 4 in Recueil de caricatures	c. 1745	etching	n.i.	2002.28.1.4
34	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	An artist at the French Academy in Rome (?), no. 5 in Recueil de caricatures	c. 1745	etching	26.6 x 18.5 cm	2002.28.1.5
35	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Jacques Saly (?), no. 6 in Recueil de caricatures	c. 1745	etching	26.6 x 18.5 cm	2002.28.1.6
36	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	An artist at the French Academy in Rome (?), with box of snuff, no. 7 in Recueil de caricatures	c. 1745	etching	26 x 18 cm	2002.28.1.7
37	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Jean-François de Troy, Director of the French Academy in Rome, no. 8 in Recueil de caricatures	c. 1745	etching	27 x 18.8 cm	2002.28.1.8
38	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	A servant at the French Academy in Rome (?), no. 9 in Recueil de caricatures	c. 1745	etching	27 x 18.6 cm	2002.28.1.9

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
39	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Rosa Diupert, wife of Nicolas Bremont, cook at the French Academy in Rome, no. 10 in Recueil de caricatures	c. 1745	etching	26.2 x 17.8 cm	2002.28.1.10
40	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Abbot Emeric Brulon (?), no. 11 in Recueil de caricatures	c. 1745	etching	26.8 x 19 cm	2002.28.1.11
41	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Rita Pontani (?), the laundress at the French Academy in Rome, no. 12 in Recueil de caricatures	c. 1745	etching	26 x 18.2 cm	2002.28.1.12
42	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	An artist at the French Academy in Rome (?), no. 13 in Recueil de caricatures	c. 1745	etching	26.5 x 18 cm	2002.28.1.13
43	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Nicolas Bremont, cook at the French Academy in Rome, no. 14 in Recueil de caricatures	c. 1745	etching	26.6 x 18.5 cm	2002.28.1.14
44	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Study of young horsemen, no. 15 in Recueil de caricatures	n.d.	etching	image: 27.5 x 19.2 cm; sheet: 27.8 x 19.5 cm	2002.28.1.15
45	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Youth examining his stocking (Young Boy of the People), no. 16 in Recueil de caricatures	n.d.	etching	image: 27.4 x 19.3 cm; sheet: 28 x 20.3 cm	2002.28.1.16
46	Yale University Art Gallery, New Haven, Connecticut, U.S.A.	Ange-Laurent de La Live de Jully, Marquis de Remouville After Jacques Francois Saly	Nicola Zabaglia, no. 17 in Recueil de caricatures	c. 1745	etching	26.8 x 18.5 cm	2002.28.1.17

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F-23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the *Chagall and the Russian Avant-Garde: Masterpieces from the Collection of the Centre Pompidou-Paris* exhibition at the Art Gallery of Ontario in Toronto, Ontario, pursuant to loan agreements between the Art Gallery of Ontario and the lenders in the attached Schedule "A" are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario is in the interest of the people of Ontario.

DATE: September 15, 2011.

Determined by Donna Ratchford

Assistant Deputy Minister (A), Culture Division, Ministry of Tourism and Culture

SCHEDULE "A" – List of Works

Chagall and the Russian Avant-Garde: Masterpieces from the Collection of the Centre Pompidou-Paris Exhibit
Art Gallery of Ontario

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
1	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	The Ascension of the Prophet Elijah in a Chariot of Fire	1850	Russian icon, paint on wood	26.9 x 22.7 x 3 cm	AM 81-65-1022
2	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	Saint George Slaying the Dragon	1850	Paint on wood	29.5 x 21.5 x 2.3 cm	AM 81-65-1023
3	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	Saint Barbara	1850	Paint on wood	27.1 x 23.4 x 2 cm	AM 81-65-1024
4	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	Saint Mitrophan of Voronezh	1850	Paint on wood	28.3 x 20.7 x 2.4 cm	AM 81-65-1025
5	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	The Glorious Ruslan Riding the Snake	1880-1900	Engraving (medium?) hand coloured (watercolour?)	35.3 x 44 cm	AM 81-65-1034(1)
6	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	Song	1894	Engraving (medium?) hand coloured (watercolour?)	35.3 x 44 cm	AM 81-65-1034(2)
7	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	Vandame's Arrest	1880-1900	Watercoloured print	35.5 x 45 cm	AM 81-65-1034(5)
8	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Anonymous	Song	1890	Hand coloured (watercolour?) wood engraving	35.3 x 44 cm	AM 81-65-1034(6)
9	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Alexandre Archipenko	Draped Woman	1911	Bronze	60 x 32 x 34 cm	AM 1442 S
10	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Wladimir Baranoff Rossine	The Forge	1911	Oil on canvas	162 x 210.5 cm	AM 3467 P
11	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Self-Portrait	1908	Oil on linen	30.2 x 24.2 cm	AM 1988-51

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
12	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Dead Man	1908	Oil on linen	68.2 x 86 cm	AM 1988-52
13	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Harvest	after 1910	Oil on canvas	59.5 x 80.5 cm	AM 1988-54
14	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Studio	1910	Oil on re-lined canvas	60.4 x 73 cm	AM 1988-56
15	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Poet Mazin	1911-1912	Oil on canvas	73 x 54 cm	AM 1984-120
16	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Father	1911	Oil on linen	80 x 44.2 cm	AM 1988-55
17	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	To Russia, to the Donkeys and to the Others	1911	Oil on canvas	157 x 122 cm	AM 2925 P
18	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Newspaper Vendor	1914	Oil on cardboard	98 x 78.5 cm	AM 1984-121
19	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Cemetery Gates	1917	Oil on canvas	87 x 68.5 cm	AM 1984-123
20	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Cemetery	1917	Oil and pencil on canvas	69.5 x 100 cm	AM 1988-62
21	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Double Portrait with Wine Glass	1917-1918	Oil on canvas	235 x 137 cm	AM 2774 P
22	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Acrobat	1918	Ink, red chalk on paper	32.4 x 22.4 cm	AM 1988-205
23	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Amnos Fiodorovitch Tiapkine-Liapkine, the Judge	1920	Pencil and gouache on card	26.7 x 17.7 cm	AM 1988-234
24	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Ossip	1920	Ink, pencil, gouache and watercolour on paper	22.2 x 16.3 cm	AM 1988-238
25	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Woman with Striped Skirt	1920	Pencil, gouache and lavis on paper	23.4 x 16.8 cm	AM 1988-244
26	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Hairdresser	1920	Pencil, gouache and lavis on paper	22.2 x 18 cm	AM 1988-245
27	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Ivan Ivanovitch, the Man with the Separated Head	1920	Ink, pencil and gouache on paper	22.3 x 16.1 cm	AM 1988-249

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
28	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Professor	1920	Pencil and gouache on paper	22.3 x 17.5 cm	AM 1988-251
29	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	A Soldier	1920	Pencil, gouache and gold paint on paper	22.3 x 16 cm	AM 1988-252
30	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	An agent of Sholem Aleichem	1920	Pencil, ink and gouache on paper	27.4 x 20.3 cm	AM 1988-254
31	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Agents	1921	Graphite, gouache and ink on paper	25.6 x 34.2 cm	AM 1988-253
32	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Man with the Lamp	1921	Ink and lace print on card	46 x 33 cm	AM 1988-260
33	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Movement	1921	Ink on paper	47 x 34 cm	AM 1988-262
34	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Clown	1930	Ink, lavis and watercolour on paper	37.9 x 28.4 cm	AM 1988-416
35	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Study for The Revolution	1937	Oil on linen	49.7 x 100.2 cm	AM 1988-66
36	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Dancer	1940	Ink and gouache on paper on card	50 x 46.8 cm	AM 1988-333
37	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	Dancing Couple	1941	Gouache, watercolour, ink on watercolour paper	41.9 x 25.8 cm	AM 1988-335
38	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Harlequins	1944	Oil on linen	56.5 x 86.8 cm	AM 1988-69
39	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Dance	1950-1952	Oil on linen	238 x 176 cm	AM 1988-83
40	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Blue Circus	1950/1952	Oil on linen	232.5 x 175.8 cm	AM 1988-84
41	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Clowns in the Night	1957	Oil on canvas	95 x 95 cm	AM 1988-87
42	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Marc Chagall	The Circus on a Black Background	1967	Oil on linen	103 x 122.3 cm	AM 1988-89
43	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Arkadiï Samoilovitch Chaikhet	Under Construction	around 1930	Silver gelatin print	29.7 x 24.3 cm	AM 1998-162

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
44	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Sonia Delaunay	Philomène	1907	Oil on canvas	92 x 54.5 cm	AM 1976-947
45	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Still Life with Lobster	1909-1910	Oil on canvas	73 x 88.1 cm	AM 81-65-857
46	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Feet Pressing Grapes	1911	Oil on canvas	99.5 x 92.5 cm	AM 1988-872
47	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	The Peacock	1911	Oil on canvas	100 x 92.5 cm	AM 1988-873
48	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	The Carriers	1911	Oil on canvas	130.5 x 101 cm	AM 1988-875
49	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Composition	around 1913-1914	Oil on canvas	104.2 x 97 x 2.5 cm	AM 1988-877
50	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	The Wrestlers	1909-1910	Oil on canvas	118.5 x 103.5 cm	AM 1988-878
51	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	The Bread Seller	1911	Oil on canvas	100.5 x 87.5 cm	AM 1988-880
52	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	The Drunks	1911	Oil on canvas	119 x 98 cm	AM 1988-886
53	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Lady in a Hat	begun 1913	Oil on canvas	90 x 66 cm	AM 3862 P
54	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	War	1914	Lithograph on light ochre card	36.7 x 27.5 cm	AM 11029 GR(1), RLGF 28
55	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 1 : St. George the Victorious	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(2), RLGF 28
56	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 2 : The White Eagle	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(3), RLGF 28
57	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 3 : The British Lion	1914	Lithograph on paper	24.9 x 32.5 cm	AM 11029 GR(4), RLGF 28
58	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 4 : The French Rooster	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(5), RLGF 28
59	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 5 : Maiden on a Beast	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(6), RLGF 28

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
60	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 6 : Peresvet and Oslavia, two warriors become monks who distinguished themselves against the Tartars	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(7), RLGF 28
61	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 7 : The Archangel Michael	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(8), RLGF 28
62	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 8 : The Vision	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(9), RLGF 28
63	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 9 : The Christian Armies	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(10), RLGF 28
64	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 10 : Angels and Airplanes	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(11), RLGF 28
65	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 11 : The Doomed City	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(12), RLGF 28
66	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 12 : The Pale Horse	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(13), RLGF 28
67	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 13 : The Common Grave	1914	Lithograph on paper	24.9 x 32.5 cm	AM 11029 GR(14), RLGF 28
68	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Natalia S. Gontcharova	Pl. 14 : Saint Alexander Nevski	1914	Lithograph on paper	32.5 x 24.9 cm	AM 11029 GR(15), RLGF 28
69	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Alexandre Danilovich Grinberg	Art of Movement, test	1928	Photomontage of silver gelatin test print and graphite drawing	28.7 x 28.7 cm	AM 1997-100
70	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Alexej von Jawlensky	Byzantincrin (Pale Lips)	1913	Oil on cardboard	64 x 53.5 cm	AM 1982-44
71	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	Improvisation III	1909	Oil on canvas	94 x 130 cm	AM 1976-850
72	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	Untitled	1917	Oil on canvas board	21 x 28.7 cm	AM 81-65-37
73	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	Untitled	1917	Oil on canvas board	23.5 x 33.5 cm	AM 81-65-38
74	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	Untitled	1917	Oil on canvas board	21 x 28.7 cm	AM 81-65-39
75	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	Untitled	1917	Oil on canvas	29.5 x 37.5 cm	AM 81-65-40

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
76	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	Untitled	1917	Oil on canvas	27.5 x 31.5 cm	AM 81-65-41
77	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	Untitled	1917	Oil on canvas	27.5 x 33.6 cm	AM 81-65-42
78	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Vassily Kandinsky	In the Grey	1919	Oil on canvas	129 x 176 cm	AM 81-65-43
79	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Ivan Koudriachov	Constructivist Composition	1919	Graphite and grey ink	29 x 19.4 cm	AM 1971-3
80	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Ivan Koudriachov	Composition	1928	Oil on canvas	44 x 40 cm	AM 1975-13
81	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Ivan Koudriachov	Lavis	1925	Pencil and ink	31.5 x 24.5 cm	AM 1975-14
82	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Ivan Koudriachov	Lavis	1925	Sepia and pencil	31 x 34.7 cm	AM 1975-15
83	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Mikhail F.Larionov	Portrait of V.E. Tatlin	1913	Oil on canvas	89 x 72 cm	AM 1977-600
84	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Mikhail F.Larionov	Portrait of a Woman	1911-1912	Oil on canvas	103 x 84 cm	AM 3110 P
85	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Mikhail F.Larionov	Walk. Boulevard Venus	1912-1913	Oil on canvas	117 x 87 cm	AM 1982-436
86	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Mikhail F.Larionov	Spring	1912	Oil on canvas	86.5 x 68.2 cm	AM 1985-503
87	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Mikhail F.Larionov	Sunny Day	1913-1914	Oil, paper pulp and glue on canvas	89 x 106.5 cm	AM 1986-80
88	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Mikhail F.Larionov	The Turkish Idyll	1911/1920	Gouache and oil on paper	67.5 x 98.5 cm	AM 1988-936
89	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Jacques Lipchitz	Sailor with Guitar	1914-1915	Patinated bronze	77.5 x 29 x 24.5 cm	AM 844 S
90	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	El Lissitzky	Poster for the Russian exhibition at the Decorative Arts Museum of Zurich in 1929	1929	Poster	125 x 90 cm	AM 1977-205
91	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Kasimir Malevitch (after)	Alpha	1923/1989	Plaster and glass	33 x 37 x 84 cm	DOCAP 1978-876

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
92	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Kasimir Malevitch (after)	Gota	1923/1989	Plaster	85.2 x 48 x 58 cm	DOCAP 1978-878
93	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Kasimir Malevitch (after)	Gota 2-a	1923/1989	Plaster	57 x 26 x 36 cm	DOCAP 1978-879(1)
94	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Kasimir Malevitch (after)	Zeta	1923/1989	Plaster	79.4 x 56.7 x 71.4 cm	DOCAP 1978-880
95	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Pavel Mansouroff	Project for the decoration of the Red Square for May 1 st 1921	1921	Watercolour on paper	30.5 x 48.2 cm	AM 1972-44
96	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Pavel Mansouroff	Project for the Red Square I	1921	Ink, watercolour and gouache on paper	55.5 x 37.5 cm	AM 1972-45
97	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Pavel Mansouroff	Project for the Red Square II	1921	Ink, watercolour and gouache on paper	56 x 37.5 cm	AM 1972-46
98	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Pavel Mansouroff	Project for the Red Square III	1921	Graphite, ink, watercolour and gouache on paper	76 x 49 cm	AM 1972-47
99	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Antoine Pevsner	Composition	1917-1918	Oil on canvas framed under glass	78.4 x 51.2 cm	AM 4240 P
100	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Antoine Pevsner	Composition	1923	Oil on cardboard	52 x 35 cm	AM 4241 P
101	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Jean Pougny	Composition	1915-1916	Wood, tin, cardboard and gouache on plywood	77 x 51 x 8 cm	AM 1494 S
102	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Jean Pougny	Composition	1915	Aluminum, plastic and oil on plywood	71 x 46 x 6.7 cm	AM 1495 S
103	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Jean Pougny	Composition	1915	Wood, cardboard, iron and oil on plywood	55 x 39 x 10 cm	AM 1496 S
105	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Jean Pougny	The Hairdresser	1915	Oil on canvas	83 x 65 cm	AM 4329 P
105	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Jean Pougny	Chair, Palette and Fiddle	around 1917-1918	Oil on canvas	100 x 73 cm	AM 4330 P
106	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Alexandre Rodtchenko	Cover design for the constructivist collection Miena Vsikh	1924	Photomontage, silver gelatin test print	23.5 x 16.5 cm	AM 1981-577
107	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Alexandre Rodtchenko	Pioneer with Trumpet	1930	Silver gelatin test print	38.5 x 29.5 cm	AM 1981-584

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
108	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Alexandre Rodtchenko	The Stairs	1930	Photomontage, silver gelatin test print	29.6 x 42 cm	AM 1981-585
109	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Gueorgii A. Stenberg, Vladimir A. Stenberg	Spatial Equipment, KPS4	1919/1973	Bolted and welded metal brackets, steel and wood bases	288 x 70 x 113 cm	AM 1975-198
110	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Gueorgii A. Stenberg, Vladimir A. Stenberg	Spatial Equipment, KPS6	1919/1973	Bolted and welded metal brackets, steel and wood bases	256.6 x 70 x 157 cm	AM 1975-199
111	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Gueorgii A. Stenberg, Vladimir A. Stenberg	Spatial Equipment, KPS13	1919/1973	Oxidized iron, glass, bolts, solder, steel and wood bases	241 x 73 x 129 cm	AM 1975-201
112	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Léopold Survage	Still Life with Cup	1913	Oil on canvas	81 x 65 cm	AM 3624 P
113	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Dziga Vertov	Man with the Movie Camera	1929	Black and white, silent film	35 mm	AM 1987-F1094
114	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Georges Yakoulov	Design project for the picturesque café, Moscow	around 1917	Pencil, brown ink and watercolour on paper	17 x 34 cm	AM 1971-10
115	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Georges Yakoulov	Sulky	1919	Oil on thin wood board	102.5 x 150 cm	AM 1971-9
116	Le Centre National D'art et de Culture Georges Pompidou, Paris, France	Ossip Zadkine	Forms and Light	1918	Gilded bronze	60 x 43 x 21 cm	AM 1339 S
117	The Museum of Modern Art New York, NY, U.S.A.	Marc Chagall	Over Vitebsk	1915-20 (after a painting of 1914)	Oil on canvas	67 x 92.7 cm	277.1949

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

AUGUST 29, 2011 TO AUGUST 31, 2011

NAME	LOCATION	EFFECTIVE DATE
Talan, Melchor Wilberto	Consecon, ON	30-Aug-11
Spray, Anna Therese	Toronto, ON	30-Aug-11
Hagan, Niel Patrick	Ajax, ON	30-Aug-11
Placido, John H	Barrie, ON	30-Aug-11
Robinson, David Scott	Ottawa, ON	30-Aug-11
McNeilly, David Andrew	Kingston, ON	30-Aug-11
Simms, Kristian Philip	Burlington, ON	30-Aug-11
Simms, Lesley Ramona	Burlington, ON	30-Aug-11
Pattysen-Talbot, Maurcen Louise	Thunder Bay, ON	30-Aug-11
Yang, Yuemin	Scarborough, ON	30-Aug-11
McDonald, Glenn William	Toronto, ON	30-Aug-11
Noronha, Cecil	Etobicoke, ON	30-Aug-11
Kazadi Sanga, Stephane	Timmins, ON	30-Aug-11
Bourgeois, Gary	Ottawa, ON	30-Aug-11
Paredes, Zenaida M	Toronto, ON	30-Aug-11
Aldersley, Victoria Lynn	Oakville, ON	30-Aug-11
Kirk, Melanie Lynn	Matheson, ON	30-Aug-11
Armstrong, Edith Agnes Marie	Kingston, ON	30-Aug-11
Bobo, Stephen	Canfield, ON	30-Aug-11
Elliott, Leah C C	Markham, ON	30-Aug-11
Zimmerman, Stephen Michael	Midland, ON	30-Aug-11

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
McVitty, Brian Hugh	Barrie, ON	30-Aug-11
Boughton, paul	Nottawa, ON	31-Aug-11
Dart, Barbara Rachel	Penctanguishene, ON	31-Aug-11
Haley, James Allan	Toronto, ON	31-Aug-11
Kelly, Joyce Ilcen	Toronto, ON	31-Aug-11

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

AUGUST 29, 2011 TO AUGUST 31, 2011

NAME	LOCATION	EFFECTIVE DATE
Bowes, Aaron	Toronto, ON	30-Aug-11
September 1, 2011 to September 5, 2011		
Wartman, Paul	Surrey, BC	30-Aug-11
September 2, 2011 to September 6, 2011		
Brioux, John Joseph	North Vancouver, BC	30-Aug-11
September 8, 2011 to September 12, 2011		
Bradford, David	Brooks, AB	30-Aug-11
September 23, 2011 to September 27, 2011		

NAME	LOCATION	EFFECTIVE DATE
Davis, Marshall Leon	Dollard-Des-Ormeaux, QC	30-Aug-11
October 5, 2011 to October 9, 2011		
Williams, Walter	Oromocto, NB	30-Aug-11
October 20, 2011 to October 24, 2011		

JUDITH M. HARTMAN
Deputy Registrar General
Registraire générale adjointe de l'état civil
(144-G468)

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

SEPTEMBER 1, 2011 TO SEPTEMBER 2, 2011

NAME	LOCATION	EFFECTIVE DATE
Pittman, Christopher David	Monroe, MI	02-Sep-11
September 2, 2011 to September 6, 2011		
Wilts, Siebrand	Kitchener, ON	02-Sep-11
September 8, 2011 to September 12, 2011		
Ross, Charles Gordon	Whitby, ON	02-Sep-11
September 9, 2011 to September 13, 2011		
Hawkins, Peter	Thunder Bay, ON	02-Sep-11
September 29, 2011 to October 3, 2011		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Braund, James	London, ON	01-Sep-11
Fisk, Conrad	Atikokan, ON	01-Sep-11
Sanchez, Juan	Scarborough, ON	01-Sep-11
Stratton, Lori	Cobourg, ON	01-Sep-11
Stratton, Lyndon Carl	Cobourg, ON	01-Sep-11
Whiticar, Mark K	Ignace, ON	01-Sep-11
Makino, Shigenori	Toronto, ON	01-Sep-11
Keoshkerian, Ohannes	Downsview, ON	01-Sep-11
Schmid, Emile	Port Colborne, ON	01-Sep-11
Bondy, Melina Rose	Guelph, ON	01-Sep-11
Dennis, Andrew	Campbellcroft, ON	01-Sep-11
Bryk, Daren Lee	Downsview, ON	01-Sep-11
Colgan, Richard	Toronto, ON	01-Sep-11
Kersch, Terence	Toronto, ON	01-Sep-11
Marini, Marco	Etobicoke, ON	01-Sep-11
Murphy, James	Toronto, ON	01-Sep-11
St. Louis, Callistus	Toronto, ON	01-Sep-11
Syrenne, Mark	Toronto, ON	01-Sep-11
Varghese Pappy, Shane	Toronto, ON	01-Sep-11
Acton, Eldon Paul	Kingston, ON	01-Sep-11
Boudreau, Philippe	Astra, ON	01-Sep-11
Hakimi, Behjat	Thornhill, ON	01-Sep-11
Vafi, Rezvan	Woodbridge, ON	01-Sep-11
Belchoir, Marco	Ottawa, ON	01-Sep-11
Gregory, James	St Catharines, ON	01-Sep-11
Zinn-Kuwabara, Marianne	Waterloo, ON	01-Sep-11

JUDITH M. HARTMAN
Deputy Registrar General
Registraire générale adjointe de l'état civil
(144-G469)

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

SEPTEMBER 5, 2011 TO SEPTEMBER 9, 2011

NAME	LOCATION	EFFECTIVE DATE
Bretzlaff, Elizabeth Joan	Ottawa, ON	08-Sep-11
Willis, Lester	Toronto, ON	08-Sep-11
Bloomquist, Laurence Gregory	Nepcan, ON	08-Sep-11
Brushett, Anthony Ross	Ottawa, ON	08-Sep-11
Brushett, Beverly Michelle	Ottawa, ON	08-Sep-11
Lawrence, Audley Oliver	Brampton, ON	08-Sep-11
Yorke, Bernard	Brampton, ON	08-Sep-11
Hodgins, Jonathan	Thorold, ON	08-Sep-11
Hodgins, Tonya	Thorold, ON	08-Sep-11
Liningner, Paul	Toronto, ON	08-Sep-11
Parakkatt, Chacko Mathai	Mississauga, ON	08-Sep-11
Golinski, Piotr Jan	Guelph, ON	08-Sep-11
Intal, Luisa T	Scarborough, ON	08-Sep-11
Constable, Alexander John	Gilford, ON	08-Sep-11
Orantes, Ana Daisy	Bradford, ON	08-Sep-11
Decker, Thomas	Toronto, ON	08-Sep-11
Samuel, Glentis Gladstone Glenmore	Brampton, ON	08-Sep-11

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Leroux, Andre Georges	Toronto, ON	08-Sep-11
Stephens, Neil Anthony	Gloucester, ON	08-Sep-11

JUDITH M. HARTMAN

Deputy Registrar General

Registraire générale adjointe de l'état civil

(144-G470)

Change of Name Act Loi sur le Changement de Nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from August 29, 2011 to September 04, 2011, under the authority of the Change of Name Act, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 29 août 2011 au 04 septembre 2011, en vertu de la Loi sur le changement de nom, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABU-AL-HAJA, KHALID.	PENNO, DAVID.
ABU-EBEID, ADNAN.	ABU-OBEID, ADNAN.
ABU-EBEID, LEENAH.	ABU-OBEID, LEENAH.
ABU-EBEID, WALID.ABDEL.	ABU-OBEID, WALEED.ABDEL.
KARIM.MAHMOUD.	KARIM.
ACHEAMPONG, GIFTY.	
ADOBEA.	OSEI, GIFTY.ADOBEA.
ADAM, DAVID-JOSEPH.	BOUCHARD, DAVID.
ALEXANDER, RITA.VAUGHN.	ALEXANDER, RIA.IVA.

PREVIOUS NAME

ALI, SHOUKAT.

ALI, ZINAB.

ALLAN, AMY.ELIZABETH.

ALOMAISHI, SARMAD.

ALVARADO DE SANTOS, ANA. RUTH.

ANEES, SHABANA.

ARBABZADEH HASHEMI, NAGHMEH.MELODY.

ARBABZADEH HASHEMI, SAGHAR.MELINDA.

AZIM, SUMAN.

BABAYEV, ROVSHAN.

BALANDOWICH, ALEXANDER. JOSEPH.

BANKAY, DAVENDRANAUTH.

BENETT, DENIS.

BENETT, VIKTOR.

BHoola, MAXINE.

BRABANT, BRITTANY.LEAH.

BRADBURY, CHRISTOPHER. EDWARD.

BRAZEAU, DEBRA.ANN.

BRITTAN, CHELSEA.

CATHERINE.

BUCKLE, STEPHANIE.HELEN.

CABARGA, PEMA.LYN.

CABINGAN.

CADIEUX, MARIE.MICHELLE.

ODETTE.DANIELLE.

CANAN, KATELYN.FRANCIS.

ELEANOR.LILLIAN.

CHAMBERLAIN, CASSANDRA. DAWN.

CHANNIWALA,

SHABANABANU.ABDUL.

KADER.

CHEHREHNEGAR, ANAHITA.

CHEHREHNEGAR, AVEEN.

CHEHREHNEGAR, SOROUGH.

CHEN, JIN.

COLOMBY, SANDRA.LEE.

COTE GROUCHY, KYLEIGH.

MICHAYLA.

COULAS, JOANNE.

MARGARET.

CRAUSEN-CRAUSEN,

HILLARY.REBECCA.

CURTIS, KAYLAN.COURTNEY.

DAVIDSON, NICOLE.PATRICE.

DE SILVA, GUILIAN.RICARDO.

DELL'UNTO, ELESSIA.

DESAT, OWEN.HUNTER.PAUL.

DOMINIC, CATHERINE.

MUTTATHU.

DUPONT, MELISSA.

CHRISTINE.

DWARKAPERSAD,

DWARKAPERSAD.

FAWCETT, RACHELLE.LYNN.

GLENCROSS, VICTORIA.

ELIZABETH.ANN.

GONCALVES, TANIA.FIRMINO.

GREER-AUDET, LESLIE.

JANINE.

NEW NAME

SHAIKH, SHOUKAT.ALI.

DANKHA, SAAD.

FELGATE, AUBRAE.BRÓNACH. NAOMHÁN.XAVIER.

AL-OMAISHI, SARMAD.

ALVARADO HENRIQUEZ, ANA. RUTH.

SHAIKH, SHABANA.ALI.

HASHEMI, MELODY.

HASHEMI, MELINDA.

AZIM-KHAN, SUMAN.

LAYTON, RAFAEL.

SPENCER, ALEXANDER.

JOSEPH.RAYMON.

BANKAY, DAVE.

BENETT, DENNIS.

BENETT, VICTOR.

BIJL, MAKENA.ZAHARA.

OSBORNE, BRITTANY.LEAH.

DAVIDGE, CHRISTOPHER.

EDWARD.

SEIDEL, DEBRA.ANN.

WALSH, CHELSEA.

CATHERINE.

TOERING, STEPHANIE.HELEN.

TELLO RUIZ, PEMA.LYN.

CABINGAN.

CADIEUX, DANIELLE.

MOSHER, KATELYN.FRANCIS.

ELEANOR.LILLIAN.

WILSON, CASSANDRA.SUSAN.

DAWN.

POONAWALA,

SHABANABANU.ABDUL.

KADER.

CHEHRE NEGAR, ANAHITA.

CHEHRE NEGAR, AVEEN.

CHEHRE NEGAR, SOROUGH.

CHEN, JANE.

LEIGH, SANDRA.

COTE, KYLEIGH.MICHAYLA.

KILBY-COULAS, JOANNE.

MARGARET.

CRAUSEN, HILLARY.

REBECCA.

CURTIS-STERLING, KAYLAN.

COURTNEY.

DAVIDSON-MANLEY, NICOLE.

PATRICE.

DE SILVA, JULIAN.RICARDO.

DELL'UNTO, ELESSIA.NANCY.

MAYNARD, OWEN.HUNTER.

PAUL.

DOMINIC, CATHERINE.

MUTTATH.

CUNNINGHAM BARR,

MELISSA.CHRISTINE.

PERSAD, DWARKA.

FAWCETT, RAINA-JEAN.

ELIZABETH.

GLENCROSS PALMER,

VICTORIA.ELIZABETH.ANN.

RICCI, TANIA.GONCALVES.

GREER, LESLIE.JANINE.

PREVIOUS NAME

HAJIBABAPOUR,
MOHAMMAD.REZA.
HANSRA, GURJIT.
HERVIEUX, DANIELLA.
ANDREA.

HERVIEUX, JULIA.RAQUEL.

HONG, MATTHEW.
HOOEY, JUNE.EILEEN.ETHEL.
LYNNE.
HOWES, ASHLEY.SARAH.
ELISABETH.

HUGHES, DEBORAH.JANE.
HUGHES, JENS.
HURLBUT, JASON.LESLIE.
ALBERT.
HUSSAIN, SHAISTA.IMTIAZ.
IBRAHIM, IBRAHIM.
ABDULWAHID.
JIN, YAN.
JOSEPH, SHAMS.ALDEEN.
KAHLE, PATRICIA.JUNE.
KALIL-WATTERUD, VIVIAN.
KANMESHWAR,
RAGHESHWARI.PRA.
KHAWAJA, MUHAMMAD.
AREEB.
KIM, JUNG.EUN.
KIM, YONG.OH.
KOTAGEDERA LIYANAGE,
CHAMIKA.
KOTAGEDERA LIYANAGE,
IMASHA.
KOTAGEDERA LIYANAGE,
KITHSIRI.PERERA.
KUNARADNAM, SUBALATHA.
LAMOUREUX, LISA.
MARGARET.
LANGE, DIANE.MARIE.
LANT, RYAN.CHRISTOPHER.

LEE, KIMBERLY.ANNE.
LEE, YUN.CHAU.
LEUNG, EMILIE.
LEYTON, STEPHEN.
LI, MING.
LI, YUXIU.
LIU, JESSICA.
LIU, XIN.YU.
MA, LIXI.

MANYIKA, GERTRUDE.CHIPO.

MAREW, ABAKIROS.GEBREM.
MASON, LIAM.RICHARD.
GEORGE.
MAW LAY, GLER.DO.H.TOO.
MAW LAY, LAY.HTOO.
MAW LAY, PAW.GLER.
MC MAHON, ANDREW.
GREGORY.
MOSTAFIA, SAMARA.
MOSTAFIA, SAYF.
MOSTAFIA, ZINA.
MOUDE, SORSSA.
MRABET, JUOD.
MUHAMMAD, BASHIYR.
ABDULLAH.

NEW NAME

ARYA, DANIEL.
HANSRA, ROBBIE.GURJIT.
HERVIEUX PILIECI,
DANIELLA.ANDREA.
HERVIEUX PILIECI, JULIA.
RAQUEL.
RANDHAWA, MATTHEW.
SINGH.
HOOEY, CHERYL.JUNE.
EILEEN.ETHEL.LYNNE.
BEEMER, ASHLEY.SARAH.
ELISABETH.
ALTMANN-HUGHES,
DEBORAH.JANE.
ALTMANN-HUGHES, JENS.
HURLEY, JASON.LESLIE.
ALBERT.
AHMAD, SHAISTA.ASHFAQ.
AL JUBURI, IBRAHIM.
ABDULWAHID.IBRAHIM.
JIN, LAURA.YAN.
YOUSIF, SHAMS.ALDEEN.
RITCHIE, PATRICIA.JUNE.
KALIL, VIVIAN.
KANMESHWAR,
RAGHESHWRI.PRANESH.
KHAWAJA, AREEB.
MUHAMMAD.
KIM, GRACE.JUNG-EUN.
KIM, JASON.

PERERA, CHAMIKE.

PERERA, IMASHA.

PERERA, KITHSIRI.
VASEEKARAN, SUBALATHA.

DAVIDSON, LISA.MARGARET.
DEVLIN, DIANE.MARIE.
RIGBY, RYAN.CHRISTOPHER.
VELASQUEZ, LAYLA.
RAFAELLA.
LEE, BERNICE.YUN.CHAU.
KOZAKIEWICZ, EMILIE.
CLAWSEY, STEPHEN.TROY.
LI, CAMILLA.MING.
NG, YUK-SAU.
LIU, JESSICA.BROOKE.
LIU, STELLA.XINYU.
MA, LIXI.SHEILA.
CHINEMBIRI, GERTRUDE.
CHIPO.

MAREW, ABADIMITROS.
GEBREM.
HILL, LIAM.RICHARD.
GEORGE.
AYEGHAN, GAVIN.
AYEGHAN, NATHAN.
AYEGHAN, JILLIAN.
MCMAHON, NATALIE.
ELIZABETH.
AL-OMAISHI, SAMARA.
AL-OMAISHI, SAYF.
MOSTAFA, ZINA.
MOUDE, SOROSSA.IBRAHIM.
MRABET, JUDE.
DOUGLAS, BASHIYR.
ABDULLAH.

PREVIOUS NAME

MUISE, PAULETTE.LYNN.
MURPHY, MARIE.THERESA.
LIANNE.
MUSZALSKI, ALEXANDRA.
MARIA.
MUTTATHU DOMINIC, JOFY.
NA, MARY.JUNG-HA.
NARULA, MADHU.
NI, ZI.HAN.
NJUKI, ROSALYN.VIOLETTE.
NOEL, RENOLD.FELIX.
ONOSCENCO, LILIA.
OUTHWAITE, SHERRY.LYNN.

PAPADOPOULOS, STEPHANIE.

PAQUETTE, MARY.
PASKAR, HARISSH.PRAVIN.
PATEL, AASHIYANA.
PATEL, MARGI.NILESHBHA.
PHILLIPS, RALPH.JOHN.

PILIECI, MENA.LISA.
PITTMAN, MARILYN.ANDRIA.
POSIN, JEANETTE.MARY.
POSTOLATI, TAISSIA.
IGOREVNA.
PRAASS, JASON.
PRABHAKAR, KSHITIJ.
PRINSEN, KAYLA.JOY.
PRZYSIEZNY, STANLY-
WALTER.
QUIROZ ORTEGA GUTIERREZ,
MARIA.JOSE.
RASOULI, MOHAMMAD.ALI.
REDECOPP, FRANZ.
HILDEBRAND.
RICHARDS, NATHANIEL.
ROBERT.JOSEPH.

RODAS, ISABELLA.CARINA.

RODAS, MARCO.ANTONIO.
ROGOZHANS'KA, OL'GA.
VALENTYNI.
ROGOZHANS'KYY,
OLEXANDR.OLEGOV.
ROY, MIRIAM.CLARA.LOUIA.
RUB, MEHZUN.JUNY.
RUSSELL, JOHN.PETER.
ALEXANDER.
RYBKINA, EVGENIYA.
SADIK, AMAL.J.
SAJID, SHAMA.
SHERIFF, NIDA.
SHOKER, GURLIN.KAUR.
SHOKER, SUKHPREET.KAUR.
SICONOLFI, ROCCO.
SIDDIQUI, DANIYAL.
MOHAMMED.
SIDDIQUI, SAHAR.
SILVERTHORN, MICHAEL.
RENÉ.
SIMPSON, MEGAN.LEE.
SINGH RODRIGUEZ, SAHIB.
ALEXANDER.
SINGH, GURPREET.
SINGH, SATVINDER.
SMITH, NICOLE.MARIE.
SOUSA, MICHELLE.

NEW NAME

MELO, PAULETTE.LYNN.
MURPHY, LIANNE.THERESA.
MARIE.

ELLE, ALEXANDRA.MARIA.
DOMINIC, JOFY.MUTTATH.
SEMPPLICIO, MARY.JUNG-HA.
UPADHYAY, MADHU.
NI, ANTHONY.ZIHAN.
WILLIS, ROSALYN.VIOLETTE.
FELIX, RENOLD.NOEL.
RAZMERITA, LILIA.
LYNN, SHERRY.
PAPADOPOULOS-NICK,
STEPHANIE.MARIE.
PAQUETTE, JULIETTE.MARIE.
JEANNE.

KETHEES, HARISSH.
PATEL, AASHIYA.
PATEL, MARGI.NIRAV.
LEAF, RALPH.JOHN.
HERVIEUX PILIECI, MENA.
LISA.
FRASER, MARILYN.ANDRIA.
POSINE, JEANETTE.MARY.
POSTOLATI, TAISSIA.
IGOREVNA.
SMITHSON, JASON.
PRABHAKAR, KRISH.
SMITH, KAYLA.JOY.
PRZYSIEZNY, STANLEY.
WALTER.
ORTEGA GUTIERREZ, MARIA.
JOSE.
RASOULI, PARSAM.
HILDEBRAND, FRANZ.
REDECOPP.
LEPKI, NATHANIEL.MICHAEL.
JOSEPH.
RODAS PILIECI, ISABELLA.
CARINA.
RODAS PILIECI, MARCO.
ANTONIO.

ZATULOVSKI, OLGA.

ZATULOVSKI, ALEXANDER.
BENNETT, MIRIAM.LOUIA.
JUANES, CATARINA.
RUSSELL, PETER.
ALEXANDER.
KAYA, EVGENIYA.
ALAZZAWA, AMAL.STELLA.
AHMAD, AYSHA.
KHOJA, NIDA.
BAHIA, GURLIN.KAUR.
BAHIA, SUKHPREET.KAUR.
RICCI, ROCCO.

KHAN, DANIYAL.M.
KHAN, SAHAR.GUL-JASMINE.
RACETTE, MICHAEL.RENE.
SILVERTHORN.
DRYFHOUT, MEGAN.LEE.
RODRIGUEZ, ALEXANDER.
AZRAEL.
SIDHU, GURPREET.SINGH.
BEDI, SATVINDER.
GIFFORD, NICOLE.MARIE.
SOUSA, IOANNA.MICHELLE.

PREVIOUS NAME

STEEL, JASON.COLE.
TESCHENDORFF, DAVID.
BRIAN.
THEVASAGAYAM DAVID,
SUMATHY.
THOMSON, PEGGY.ANNE.
TIAN, CHEN.
TOPHAM, AMANDA.JANE.
USSYSHKIN, RACHEL.
VALERIYA.
VAN BELLE, BRIANNE.RENEE.
VATANDASLAR, KUZHEY.
VENERAYAN, SHANNON.
PAUL.
VICTOR, TAHICHA.ANNE.
VIGNEUX, KARLIE.ROSE.
LORRAINE.
VILARINHO SOARES, JAMES.
VITHIYATHARAN, VITHUN.
VITHIYATHARAN, VITHUSHA.
WANG, JENNIFER.POCKOCK.
ZHU.
WANG, YUWEI.
WANG, ZI.
WATSON, CHERYL.LYNN.
WENG, YAN.XIA.
WIERSMA, NICOLINE.
ANGELICA.
WILSON, BRANDY.ASHLEIGH.
JILLIAN.
WILSON-PIETERS, HAILEY.
NICOLE.
WU, ALEXIS.
WU, ZHAOHONG.
XIANG, NA.
YANG, BOMING.
ZHAO, YUAN.PENG.
ZHU, DONG.YING.

NEW NAME

CAMPAIGNE, JASON.COLE.

ORAM, DAVID.BRIAN.

DAVID, SUMATHY.
VAIDA, PEGGY.ANNE.
TIAN, BELINDA.CHEN.
BELL, AMANDA.JANE.

BROOKS, RACHEL.VALERIE.
SWINTAK, BRIANNE.RENEE.
VATAN, KUZHEY.
VENERAYAN, SHAWN.
ABADICIO.
VICTOR, TAHISHA.ANNE.

MADY, KARLIE.ROSE.
VILARINHO, JAMES.SOARES.
GANESH, VITHUN.
GANESH, VITHUSHA.

POCKOCK, JENNIFER.
WANG, ANDREW.YUWEI.
WANG, PRINCE.ZI.
ELSEGOOD, CHERYL.LYNN.
WENG, SHERRY.YAN.

BAKKER, NIKKI.ANGELICA.

KHAN, ZAHARA.ELIZA.
HOLBROOK-PIETERS, HAILEY.
NICOLE.
WU, ALEX.ALEXIS.
NG, SIU.HUNG.
XIANG, RUIYAO.
YANG, AUDREY.BOMING.
ZHAO, SIMONE.YUAN.PENG.
ZHU, STEVEN.DONG.YING.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(144-G471)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from September 05, 2011 to September 11, 2011, under the authority of the Change of Name Act, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 05 septembre 2011 au 11 septembre 2011, en vertu de la Loi sur le changement de nom, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ALLAN, DANIEL.STUART.
AMOAH, CHARLES.
ANGIOLILLO, GIULIANA.
AUNG, KO.KO.
AWAD, RAWNAK.
BESHARATI, SEYED-NIMA.
BESHARATI, SEYED-RAMIN.
BGOSS, DARSNEEK.
BOYD, RACHEL.MARION.
BROOKS, STEPHANIE.ANNE.
MARGARET.
BUDHRAM, SOMDATT.
BUECKERT, ANNA.

NEW NAME

BROOK, DANIEL.GEOFFREY.
SARPONG, JUNIOR.
ANGIOLILLO, JULIE.
AUNG, MASON.KO.KO.
AWAD, ROWAN.
BESHARATI, NIMA.
BESHARATI, RAMIN.
KEVORKIAN, DIANA.
LORUSSO, RACHEL.MARION.
BROOKS, QUIN.LILLY-ANNE.
MARGARET.
BUDHRAM, ERROL.SAMUEL.
MARTENS, ANNA.

PREVIOUS NAME

BUZNY, KRISTINE.ELIZABETH.
CAO, YON.YI.
CARLSON, ALAIN.ANDRES.

CATCHER, SARAH.LYNN.
CHABOUNINA, ELENA.
CHANDRAPAL, PATRICIA.P.
CHEN, BING.QING.
COSTA, MICHELLE.DAWN.
CROSS, KALI.MARY.MAISIE.
DAVIS, SCOTT.JUSTIN.
ALASDAIR.

DEVERETT, ELISE.REBECCA.
DI, DI.
DOODY, SANDRA.MARY.
DU, XIAO.YU.
DUPUIS, BRANDY.ADELINE.
DURAN, EMINA.
EID, MIREILLE.
EILERS, ANDREW.
EL-KHOURI, PIERE.
EMADE, MINETTE.
NNONZILLE.

FAM, DANIEL.
FAN, ZE.HUA.

FINDLAY, NICOLE.ELIZABETH.
FUAMBA, JEAN.MARC.
GENG, YU.
GEORGE, AMANDA.JOYCE.
CARMEL.
GOLDSTEIN, WILLIAM.CARYL.
GOWANS, IZAIC.ROBERT.

GRAVELLE, ALFRED.
GREGG, CLARA.ZIDONA.
HAWRYSHKEWICH,
WOLODYMUR.
HAYHURST, LYNDASAY.
MEREDITH.
HERNANDEZ, TANIA.
MAGDALENA.
HO, KING.HUNG.
HOPE, AMY.PATRICIA.
KADIR, SENIWATI.ABDUL.
KALANDADZE, MAIA.
KARIM, ABU.NASSER.
TAUFIQUE.
KAUR, JASWINDER.
KENT, KELSEY.CORAL.
KIM, MI.LIM.
LAU, KEN.STEVEN.

LAZIER, COOPER.DOUGLAS.
LEUNG, YUEN.HANG.
LI, ZI.QI.
LIN, SHU.YUN.
LINDEMAN-KELLY, MEGAN.
ALEXANDRA.
LIVARA, PAMELA.
LONG, ALICIA.SHELLY.
LOW-A-CHEE, GARY.SCOTT.
JOSEPH.
LÉGER, ALEXA.
MACARAEG, ARLYN.MEJIA.

MANNING, GRACE.ELAINE.

NEW NAME

BUZNY, KRISTINE.
ELIZABETH.
CAO, WANYI.
CARLSON, ALAIN.ANDRÉS.
CATCHER, SARAH.AERLYNN.
KAHLAN.
VOLKOV, ELENA.G.
DEOKIE, PATRICIA.
CHEN, CRYSTAL.BINGQING.
COSTA, MICHELE.DAWN.
ROWE, KALI.MAY.

DAVIS, JUSTIN.ALASDAIR.
DEVERETT, DEVORAH.
RACHEL.
AUNG, THAN-YIN.DI.
DOWNIE, SANDRA.MARY.
DU, ERIC.XIAOYU.
DEGAIA, BRANDY.ADELINE.
DURAN, EMINA.MILLICENT.
KHOURI, MIREILLE.
KIRK, ANDREW.
KHOURI, PETER.
EMADE, SALLY.MBULLE.
NZUONKWELLE.
ROSENBERG, DANIEL.
MICHAEL.
FAN, FRANCINE.ZEHUA.
FINDLAY, NICOLE.ELIZABETH.
GARLAND.
FUAMBA, BENESHE.
GENG, ALICIA.LILY.YU.
BRADY, AMANDA.JOYCE.
CARMEL.
CARYL, WILLIAM.GOLDSTEIN.
EGGINK, IZAIC.
GRAVELLE, RICHARD.
ALFRED.
KYDD, CLARA.ZIDONA.
HAWRYSHKEWICH, WALLY.
WOLODYMUR.
HAYHURST, LYNDASAY.
MEREDITH.CATHERINE.
MITCHELL, TANIA.
MAGDALENA.
HO, STEVEN.KING.HUNG.
GHUMAN, AMY.PATRICIA.
MC CALLUM, SENI.WATI.
ROSENBERG, MAIA.

KARIM, TAUFIQUE.
DHANOA, JASWINDER.KAUR.
PARRY, KELSEY.CORAL.
KIM, GRACE.MILIM.
LIU, KEN.STEVEN.
BEARANCE LAZIER, COOPER.
DOUGLAS.
LEUNG, VIVIAN.YUEN.HANG.
LI, JACK.ZI.QI.
LIN, NICOLE.CLOVER.
DUBEAU, MEGAN.
ALEXANDRA.
CHARLEBOIS, PAMELA.
ABEL, ALICIA.SHELLY.

MAJOR, SCOTT.GARY.
OUELLETTE, ALEXA.
CARPIZO, ARLYN.MEJIA.
MANNING, GRACE.ELAINE.
FERGUSON.

PREVIOUS NAME

MARR, AMANDA.MARIE.
MARSHALL, GARRETT.
FREDERICK.ELGIN.
MARSLAND, PATRICK.WAYNE.
MARTEL, TYLER.ROBERT.
EDWARD.
MASON, DAKOTA.LOGAN.
MAXWELL, OLIVIA.ANN.
MAYER, MARIE.ERICA.KIM.
MC DONALD, HEATHER.
MARGARET.IRENE.
MERNACAJ, ROMINA.

MOHAMMAD, HAMZA.SHER.
MOHAMMAD, ROOKHANA.
SHER.
MOTOI, CLAIRNEIGE.
MYA, THU.ZA.
NG, CHUN.KIT.

NGUYEN, PHUONG.THAO.
NIKONORKINA, RAISSA.

O'BRIEN, JODI.REBEKAH.
P'LEH, P'LEH.
PAL, BALVINDER.
PAL, HARI.
PAL, JIMMY.
PAL, YASH.

PEREDES, GABRIELLA.
PARKINSON, CHASE.
AMADEUS.
PATEL, DIVYABEN.
NARENDRA BHAI.
PATEL, GAURANG.
RAMRAJ, RAMRAJ.

REYNOLDS, TROY.GEORGE.
RODRIGUEZ SANDOVAL,
MILAGROS.KAREN.
SALEH, FARIMA..
SANCHEZ, LAILA.
SANDRALINGAM,
SIVACHELVI.
SARKIS AGOP, AGOP.
SENGUTTUVAN, ARVINDH.
SENGUTTUVAN,
HARICHARAN.
SIMMONDS, CLARE.
SINGH, SARABJEET.
SKARDIS, JURGIS.
STEVENS, KEVIN.HOWARD.

STEVENS, LARRY.WAYNE.
TANG, SUET.MUI.

TARRICONE, CHARLES.DINO.
TH'DAH, TH'DAH.
THOMPSON, BIBI.ZULAIIKA.
TSUKANOV, SERGEY.
TULLOCH, LINDSAY.DORENE.
TURNER, MICHELLE.LEA.
UPPAL, LAKHWINDER.KAUR.
VELASCO, ASIA.GRACE.
VICTOR, EYOB.JOHN.
WERTMAN, EMILY.ISADORA.
WESTCOTT, JESSE.
CARMICHAEL.

NEW NAME

SAVARD, AMANDA.MARIE.
KING, GARRETT.FREDERICK.
ELGIN.
SMITH, LUC.ALEXANDER.
PANESAR, TYLER.ROBERT.
EDWARD.
FORGUES, DAKOTA.LOGAN.
ELLIOTT, OLIVIA.ANN.
ASHFIELD, ERICA.KIM.
ROBERTSON, HEATHER.
DANIELLE.
SELMANI, ROMINA.
KHAN, HAMZA.SHER.
MOHAMMAD.

KHAN, ROOKHANA.
MOTZOI, CLAIRNEIGE.
AUNG, THU.ZA.MYINT.
NG, CHUN.KIT.LATRELL.
SPOULE, KATHLEEN.
PHUONG.THAO.
ADRIANOVA-WITTS, RAISSA.
GOERTZEN-O'BRIEN,
REBEKAH.ANNALIESE-
MARIA.
AUNG, P'LEH.MYINT.
MEHMI, BALVINDER.PAL.
MEHMI, HARRY.PAL.
MEHMI, JIMMY.PAL.
MEHMI, YASH.PAL.
BENVENUTTO, GABRIELLA.
VALENTINA.

INGRALDI, CHASE.AMADEUS.

PATEL, DIVYA.
PATEL, GARY.
RAMRAJ, KISHAN.
REYNOLDS, VICTORIA.
KATHERINE.

AZEVEDO, KAREN.
HAMDARD, FARIMA..
GUL, LAILA.

PAALAKANESH, SIVACHELVI.
KEVORKIAN, HAGOP.
SENGU, ARVINDH.

SENGU, HARI.
SIMMONDS, NIITI.CLARE.
KENSRAJ, RAYAN.
SKARDIS, GEORGE.MICHAEL.
JULIAN, KEVIN.HOWARD.
STEVENS, LARRY.WAYNE.
LUIS.JUAN.SILVA.CORTÉS.
TANG, MAY.SUET-MUI.
TARRICONE LOCKYER,
CHARLES.DINO.
AUNG, TH'DAH.MYINT.
RAMZAN, BIBI.ZULAIIKA.
VOLKOV, SERGEY.
HAYTER, LINDSAY.DORENE.
BILODEAU, MICHELLE.LEA.
BRAR, LAKHWINDER.KAUR.
DIETRICH, ASIA.GRACE.
MERRITT, EYOB.XAVIER.
LAWSON, IESHA.EMILY.

CARMICHAEL, JESSE.ROBERT.

PREVIOUS NAME

WESTCOTT, LOGAN.EMILY.
WHITE, DAVID.ALLEN.
WOLF, KATARZYNA.
KAROLINA.
YE, WEN.
ZAATAR, BASIM.FARAJ.
ZACHARATOS, PHEBE.LYDIA.
ZHANG, XIN.DI.
ZHU, YA.QI.

NEW NAME

CARMICHAEL, LOGAN.EMILY.
WEIDNER, DAVID.ALLEN.
MASTEK, KATARZYNA.
KAROLINA.
YE, ANGEL.WEN.
ZAATAR, BASSEM.FARAJ.
HURFORD, PHEBE.LYDIA.
LEE, CINDY.RAN.
ZHU, LUCIE.YAQI.

JUDITH M. HARTMAN

Deputy Registrar General

Registraire générale adjointe de l'état civil

(144-G472)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch

Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,

Clerk of the Legislative Assembly.

(8699) T.F.N.

Corporation Notices Avis relatifs aux compagnies

SHIELS ELECTRIC LIMITED

TAKE NOTICE that the shareholder of Shiels Electric Limited passed a Special Resolution on August 31, 2011 requiring the said Corporation to be wound up voluntarily under the provisions of the Business Corporations Act (Ontario).

DATED August 31, 2011.

(144-P371)

JEAN SHIELS, President

SHIELS ELECTRIC LIMITED

TAKE NOTICE that a final meeting of the Shareholder of the above Corporation was held on August 31, 2011, at which time the Liquidator of the above Corporation presented her account and explanation of the voluntary winding up of Shiels Electric Limited.

DATED August 31, 2011.

(144-P372)

JEAN SHIELS, Liquidator

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brockville, Ontario to me directed, against the real and personal property of Phillip Valaveris, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of PETER VALAVERIS in and to:

That Part of Lot 19, Concession 2, Augusta, Grenville, PIN 68181-0130 (LT) being 2440 – 2nd Concession Road, Prescott, Ontario, KOE 1TO

All of which said right, title, interest and equity of redemption PETER VALAVERIS, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Conference Room No. 1, the Court House at 41 Court House Square, Brockville, Ontario on 18th day of October 2011 at 10:00 o'clock in the forenoon, local time.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Court Services Office, at the Court House, 41 Court House Square, Brockville, Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

September 13th/2011
CINDY PILLA, Sheriff
Court House
Brockville, Ontario
K6V 7N3

(144-P373)

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF PERTH EAST

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 20 October 2011, at the Perth East Municipal Office, PO Box 455, 25 Mill St. East, Milverton, Ontario N0K 1M0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Perth East Municipal Office, 25 Mill St. East, Milverton.

Description of Lands:

Roll No. 31 10 340 002 03200 0000; 11 West St. Milverton; PIN 53067-0201(LT) Lot 259, Plan 363; Perth East. File 10-04

Minimum Tender Amount: \$17,220.97

Roll No. 31 10 280 004 16600 0000; 4826 Line 46 Gads Hill Station; PIN 53169-0038(LT) Part Lot 21, Concession 11 Ellice, as in ELL15905; Perth East. File 10-05

Minimum Tender Amount: \$8,336.54

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.OntarioTaxSales.ca, or if no internet available contact:

Ms. LORETTA WILKER
Property Tax Clerk
The Corporation of the Township of Perth East
PO Box 455
25 Mill St. East
Milverton, Ontario N0K 1M0
519-595-2800 ext. 228
www.pertheast.on.ca

(144-P374)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF EAR FALLS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 11 October 2011, addressed to the Treasurer of the Corporation of the Township of Ear Falls and delivered by mail to P.O. Box 309, Ear Falls, Ontario P0V 1T0, or dropped off or delivered by courier at the Ear Falls Municipal Office in the Multiplex, 2 Willow Crescent, Ear Falls, Ontario P0V 1T0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Ear Falls Municipal Office, 2 Willow Crescent, Ear Falls.

Description of Lands:

Roll No. 60 42 000 001 05100 0000; 11 Balsam Ave. Ear Falls; PIN 42180-0474(LT) Parcel 5883 Section DPF; Lot 2 Plan M537; Ear Falls. File 10-01

Minimum Tender Amount: \$10,441.43

Roll No. 60 42 000 001 12300 0000; 35 Balsam Ave. Ear Falls; PIN 42180-0449(LT) Parcel 5153 Section DPF; Lot 81 Plan M537; Ear Falls. File 10-02

Minimum Tender Amount: \$14,237.75

Roll No. 60 42 000 001 12600 0000; 41 Balsam Ave. Ear Falls; PIN 42180-0452(LT) Parcel 4886 Section DPF; Lot 84 Plan M537; Ear Falls. File 10-03

Minimum Tender Amount: \$12,877.86

Roll No. 60 42 000 001 31900 0000; 28 Rosewood St. Ear Falls; 42180-0109(LT) Parcel 5614 Section DPF; Lot 120 Plan M700; Subject to LT148460E; Ear Falls. File 10-06

Minimum Tender Amount: \$10,694.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands were previously advertised for a sale to be held on the 21st day of September, 2011 but the sale was postponed.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.OntarioTaxSales.ca, or if no internet available contact:

Ms. KIMBERLY BALLANCE
Clerk Treasurer Administrator
The Corporation of the Township of Ear Falls
2 Willow Crescent
P.O. Box 309
Ear Falls, Ontario P0V 1T0
(807) 222-3624 Ext. 27

(144-P375)

*MUNICIPAL ACT, 2001***SALE OF LAND FOR TAX ARREARS BY PUBLIC TENDER****THE CORPORATION OF THE TOWN OF MARATHON**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 20, 2011 at the Town Office, 4 Hemlo Drive, Marathon, Ontario.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Town Office, 4 Hemlo Drive, Marathon, Ontario.

Description of Lands:

69 Peninsula Road Roll #5859 000 004 22400 0000
PCL 21533 SEC TBF; PT LT 20 CON 10 PIC; PT 8 55M5144; s/t 189333;
Marathon
BEING ALL OF PIN 62448-0490 (LT)

Minimum Tender Amount: \$93,679.34

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.marathon.ca or contact:

CHUCK VERBO - TREASURER
The Corporation of the Town of Marathon
PO Bag TM; 4 Hemlo Drive
(807) 229-1340, extension 2231
Marathon, Ontario P0T 2E0

(144-P376)

*MUNICIPAL ACT, 2001***SALE OF LAND BY PUBLIC TENDER****THE CORPORATION OF THE MUNICIPALITY OF WAWA**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 5, 2011, at the Municipal Office, 40 Broadway Ave., Wawa, ON P0S 1K0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 40 Broadway Ave., Wawa, ON P0S 1K0.

Description of Lands:

ROLL NO. 57 76 000 003 12200 0000, 70 MACKEY ST, PIN 31169-1440 LT, PCL 722 SEC MICH SRO; LT 1293 PL M132 MCMURRAY; MICHIPICOTEN, FILE NO. AAWA10-001-TT

**Minimum Tender Amount: \$3,800.47
- CANCELLED BY MUNICIPALITY**

ROLL NO. 57 76 000 003 12300 0000, 66 MACKEY ST, PIN 31169-1535 LT: PCL 849 SEC MICH; LT 1291 PL M132 MCMURRAY; LT 1292 PL M132 MCMURRAY S/T IF ENFORCEABLE EXECUTION NO. 12085; MICHIPICOTEN & PIN 31169-1754 LT: PCL 1040 SEC MICH SRO; LT 1290 PL M132 MCMURRAY S/T IF ENFORCEABLE, EXECUTION NO. 12085; MICHIPICOTEN, & PIN 31169-1825 LT: PCL 1152 SEC MICH; PT LANE PL M132 MCMURRAY AS IN LT71697; S/T IF ENFORCEABLE EXECUTION NO. 12085; MICHIPICOTEN, FILE NO. AAWA10-002-TT

**Minimum Tender Amount: \$17,478.73
- CANCELLED BY MUNICIPALITY**

ROLL NO. 57 76 000 003 16900 0000, 118 GOVERNMENT RD, PIN 31169-0710 LT, PCL 5627 SEC AWS; PT MINING CLAIM SSM8042 MCMURRAY AS IN LT23850 EXCEPT LT27720, RESERVING THE SRO ON AND OVER THE ROW OF THE ALGOMA CENTRAL RAILWAY AND THE SRO ON AND OVER THE ROW OF THE GOVERNMENT ROAD; MICHIPICOTEN, FILE NO. AAWA10-003-TT

Minimum Tender Amount: **\$4,547.97**

ROLL NO. 57 76 000 016 22400 0000, PIN 31169-0303 LT, PCL 1857 SEC AWS; MINING CLAIM SSM3837 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-005-TT

Minimum Tender Amount: **\$6,359.99**

ROLL NO. 57 76 000 016 32600 0000, PIN 31169-0265 LT, PCL 81 SEC AWS; MINING CLAIM Y308 MCMURRAY EXCEPT THE MRO IN LT73893; MICHIPICOTEN, FILE NO. AAWA10-006-TT

Minimum Tender Amount: **\$3,802.69**

ROLL NO. 57 76 000 016 37500 0000, PIN 31169-0327 LT, PCL 2000 SEC AWS; MINING CLAIM SSM4763 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-007-TT

Minimum Tender Amount: **\$6,429.40**

ROLL NO. 57 76 000 016 37600 0000, PIN 31169-0321 LT, PCL 1953 SEC AWS; MINING CLAIM SSM4764 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-008-TT

Minimum Tender Amount: **\$6,077.64**

ROLL NO. 57 76 000 016 37700 0000, PIN 31169-0320 LT, PCL 1939 SEC AWS; MINING CLAIM SSM4765 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-009-TT

Minimum Tender Amount: **\$6,565.09**

ROLL NO. 57 76 000 016 38600 0000, PIN 31169-0323 LT, PCL 1978 SEC AWS; MINING CLAIM SSM4762 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-010-TT

Minimum Tender Amount: **\$6,301.67**

ROLL NO. 57 76 000 016 38800 0000, PIN 31169-0298 LT, PCL 1817 SEC AWS; MINING CLAIM SSM3491 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-011-TT

Minimum Tender Amount: **\$7,192.93**

ROLL NO. 57 76 000 016 39100 0000, PIN 31169-0301 LT, PCL 1820 SEC AWS; MINING CLAIM SSM3512 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-012-TT

Minimum Tender Amount: **\$6,344.15**

ROLL NO. 57 76 000 016 39500 0000, PIN 31169-0294 LT, PCL 1797 SEC AWS; MINING CLAIM SSM3375 MCMURRAY; EXCEPT MINING RIGHTS AS IN AL31210; MICHIPICOTEN, FILE NO. AAWA10-013-TT

Minimum Tender Amount: **\$7,206.40**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, existing interests in favour of the Crown, environmental concerns or any other matters relating to the land(s) to be sold. Any existing Federal or Provincial Crown liens or executions will remain on title and may become the responsibility of the potential purchaser. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: H.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

www.Tri-Target.com

or if no internet access available, contact:

DOREEN PAVLIC, Deputy Treasurer
The Corporation of the Municipality of Wawa
40 Broadway Ave., P.O. Box 500
Wawa, ON P0S 1K0
www.wawa.cc

(144-P377)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2011—09—24

ONTARIO REGULATION 449/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: September 7, 2011

Published on e-Laws: September 8, 2011

Printed in *The Ontario Gazette*: September 24, 2011

Amending Reg. 619 of R.R.O. 1990

(Speed Limits)

Note: Regulation 619 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraph 22 of Part 2 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Thunder Bay — City of Thunder Bay — Municipality of Oliver Paipoonge

22. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate 600 metres measured westerly from its intersection with the King's Highway known as No. 61 in the City of Thunder Bay and a point situate 250 metres measured easterly from its intersection with the centre line of the roadway known as Pole Line Road in the Municipality of Oliver Paipoonge.

(2) Paragraph 39 of Part 2 of Schedule 13 to the Regulation is revoked and the following substituted:

Thunder Bay — City of Thunder Bay — Twp. of Nipigon

39. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate 100 metres measured westerly of Stillwater Creek Bridge in the Township of Nipigon and a point situate at its intersection with the King's Highway known as No. 61 in the City of Thunder Bay.

(3) Paragraph 7 of Part 4 of Schedule 13 to the Regulation is revoked and the following substituted:

Thunder Bay — City of Thunder Bay

7. That part of the King's Highway known as No. 11 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the King's Highway known as No. 61 and extending westerly for a distance of 600 metres.

(4) Paragraph 14 of Part 4 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Thunder Bay — Township of Nipigon

14. That part of the King's Highway known as No. 11 in the Township of Nipigon in the Territorial District of Thunder Bay lying between a point situate 200 metres measured easterly from its intersection with the roadway known as First Street and a point situate 100 metres measured westerly of the Stillwater Creek Bridge.

(5) Paragraph 28 of Part 4 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Thunder Bay — Municipality of Oliver Paipoonge

28. That part of the King's Highway known as No. 11 in the Municipality of Oliver Paipoonge in the Territorial District of Thunder Bay lying between a point situate 30 metres measured easterly from its intersection with the roadway known as Oliver Road and a point situate 250 metres measured easterly from its intersection with the roadway known as Pole Line Road.

2. (1) Paragraph 30 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:

Thunder Bay — City of Thunder Bay — Municipality of Oliver Paipoonge

30. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate 600 metres measured westerly from its intersection with the King's Highway known as No. 61 in the City of Thunder Bay and a point situate 250 metres measured easterly from its intersection with the centre line of the roadway known as Pole Line Road in the Municipality of Oliver Paipoonge.

(2) Paragraph 45 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:**District of Thunder Bay — City of Thunder Bay — Twp. of Nipigon**

45. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate 100 metres measured westerly of the Stillwater Creek Bridge in the Township of Nipigon and a point situate at its intersection with the King's Highway known as No. 61 in the City of Thunder Bay.

(3) Paragraph 1 of Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:**Thunder Bay — City of Thunder Bay**

1. That part of the King's Highway known as No. 17 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the King's Highway known as No. 61 and extending westerly for a distance of 600 metres.

(4) Paragraph 20 of Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:**District of Thunder Bay — Township of Nipigon**

20. That part of the King's Highway known as No. 17 in the Township of Nipigon in the Territorial District of Thunder Bay lying between a point situate 200 metres measured easterly from its intersection with the roadway known as First Street and a point situate 100 metres measured westerly of the Stillwater Creek Bridge.

(5) Paragraph 36 of Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:**District of Thunder Bay — Municipality of Oliver Paipoonge**

36. That part of the King's Highway known as No. 17 in the Municipality of Oliver Paipoonge in the Territorial District of Thunder Bay lying between a point situate 30 metres measured easterly from its intersection with the roadway known as Oliver Road and a point situate 250 metres measured easterly from its intersection with the roadway known as Pole Line Road.

Commencement**3. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

39/11

CORRECTION

To Ontario Regulation 404/11 under the *Local Roads Boards Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 404/11 pris en vertu de la *Loi sur les régies des routes locales* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 404/11

made under the

LOCAL ROADS BOARDS ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 256/09

(Credits re Unoccupied Crown Land)

Note: Ontario Regulation 256/09 has not previously been amended.

1. Section 2 of Ontario Regulation 256/09 is revoked and the following substituted:

Credits for 2011 and subsequent taxation years

2. The amount prescribed for each board for the purposes of clause 32 (1) (a) of the Act in respect of the annual credit for 2011 and subsequent taxation years for unoccupied Crown land fronting on a local road is the amount calculated using the following formula,

$$A \times B/C$$

in which,

“A” is the total amount of taxes levied by the board on the land for the taxation year,

“B” is the board’s annual credit for 2008 in respect of the land,

“C” is the total amount of taxes levied by the board on the land for 2008.

Commencement

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 404/11

pris en vertu de la

LOI SUR LES RÉGIES DES ROUTES LOCALES

pris le 24 août 2011

déposé le 29 août 2011

publié sur le site Lois-en-ligne le 31 août 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. de l'Ont. 256/09

(Crédits à l'égard des terres inoccupées de la Couronne)

Remarque : Le Règlement de l'Ontario 256/09 n'a pas été modifié antérieurement.

1. L'article 2 du Règlement de l'Ontario 256/09 est abrogé et remplacé par ce qui suit :**Crédits pour 2011 et les années d'imposition subséquentes**

2. La somme prescrite pour chaque régie pour l'application de l'alinéa 32 (1) a) de la Loi à l'égard du crédit annuel pour 2011 et les années d'imposition subséquentes à l'égard des terres inoccupées de la Couronne qui donnent sur une route locale est la somme calculée selon la formule suivante :

$$A \times B/C$$

où :

«A» représente la somme totale des impôts prélevés par la régie sur ces terres pour l'année d'imposition,

«B» représente le crédit annuel de la régie pour 2008 à l'égard de ces terres,

«C» représente la somme totale des impôts prélevés par la régie sur ces terres pour 2008.

Entrée en vigueur**2. Le présent règlement entre en vigueur le jour de son dépôt.**

Made by:

Pris par :

*La ministre des Transports,***KATHLEEN O'DAY WYNNE**
Minister of Transportation

Date made: August 24, 2011.

Pris le : 24 août 2011.

38/11

CORRECTION

To Ontario Regulation 405/11 under the *Local Roads Boards Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 405/11

made under the

LOCAL ROADS BOARDS ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 734 of R.R.O. 1990

(Establishment of Local Roads Areas — Northeastern and Eastern Regions)

Note: Regulation 734 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Schedule 2 to Regulation 734 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 2**KETTLE LAKES LOCAL ROADS AREA**

All that portion of the Township of Chappise in the Territorial District of Sudbury shown outlined on Ministry of Transportation Plan N-860-2, filed with the Records Services Unit of the Ministry of Transportation at North Bay on July 12, 2011.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 406/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 406/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Schedule 24 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked.

2. (1) Part 3 of Schedule 270 to the Regulation is amended by adding the following paragraph:

City of Greater Sudbury — Twps. of Dill and Burwash

1. That part of the King's Highway known as No. 7042 (Secord Road) in the City of Greater Sudbury lying between a point situate at its intersection with the south junction of the King's Highway known as No. 7279 (Estaire Road) in the Township of Dill and a point situate at its intersection with the centre line of the King's Highway known as No. 7285 (Nelson Road) in the Township of Burwash.

(2) Paragraph 1 of Part 4 of Schedule 270 to the Regulation is revoked and the following substituted:

City of Greater Sudbury — Twp. of Dill

1. That part of the King's Highway known as No. 7042 (Old Wanup Road) in the Township of Dill in the City of Greater Sudbury lying between a point situate at its intersection with the north junction of the King's Highway known as No. 7279 (Estaire Road) and a point situate at its intersection with the south junction of the King's Highway known as No. 7279 (Estaire Road).

(3) Schedule 270 to the Regulation is amended by adding the following Parts:

PART 5

(Reserved)

PART 6

City of Greater Sudbury — Twp. of Burwash

1. That part of the King's Highway known as No. 7042 (Secord Road) in the Township of Burwash in the City of Greater Sudbury beginning at a point situate at its intersection with the centre line of the King's Highway known as No. 7279 (Estaire Road) and extending westerly for a distance of 1000 metres.

3. The Regulation is amended by adding the following Schedules:

SCHEDULE 278

HIGHWAY NO. 7279

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

City of Greater Sudbury — Twps. of Dill and Burwash

1. That part of the King's Highway known as No. 7279 (Estaire Road) in the City of Greater Sudbury lying between a point situate at its intersection with the centre line of the King's Highway known as No. 69 in the Township of Dill and a point situate 1800 metres measured southerly from its intersection with the centre line of the roadway known as Nepewassi Lake Road in the Township of Burwash.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

SCHEDULE 279

HIGHWAY NO. 7285

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

City of Greater Sudbury — Township of Burwash

1. That part of the King's Highway known as No. 7285 (Nelson Road) in the Township of Burwash in the City of Greater Sudbury lying between a point situate at its intersection with the centre line of the King's Highway known as No. 7042 (Secord Road) and a point situate at its intersection with the centre line of the King's Highway known as No. 7279 (Estaire Road).

PART 5

(Reserved)

PART 6

(Reserved)

SCHEDULE 280

HIGHWAY NO. 7286

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6**City of Greater Sudbury — Twp. of Dill**

1. That part of the King's Highway known as No. 7286 (Bentley Road) in the Township of Dill in the City of Greater Sudbury beginning at a point situate at its intersection with the centre line of the roadway known as Gladu Road and extending northerly for a distance of 625 metres.

Commencement

4. **This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 407/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 407/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 622 of R.R.O. 1990

(Stopping of Vehicles on Parts of the King's Highway)

Note: Regulation 622 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Appendix A to Regulation 622 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

SCHEDULE 18
HIGHWAY NO. 7042

1. On the west side of that part of the King's Highway known as No. 7042 (Old Wanup Road) in the Township of Dill in the City of Greater Sudbury beginning at a point situate 70 metres measured northerly from its intersection with the centre line of the bridge over the King's Highway known as No. 69 and extending northerly for a distance of 160 metres.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 408/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 408/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 608 of R.R.O. 1990

(Restricted Use of Left Lanes by Commercial Motor Vehicles)

Note: Regulation 608 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraphs 3 and 4 of Schedule 10 to Regulation 608 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

3. That part of the eastbound lanes of the King's Highway known as the Queen Elizabeth Way lying between a point situate 500 metres measured northerly from its intersection with the roadway known as North Shore Boulevard in the City of Burlington and a point situate 800 metres measured westerly from its intersection with the roadway known as Glendale Avenue in the Town of Niagara-on-the-Lake.

4. That part of the westbound lanes of the King's Highway known as the Queen Elizabeth Way lying between a point situate at its intersection with the centre line of the roadway known as Mountain Road in the City of Niagara Falls and a point situate 500 metres measured northerly from its intersection with the roadway known as North Shore Boulevard in the City of Burlington.

5. That part of the eastbound lanes of the King's Highway known as the Queen Elizabeth Way lying between a point situate 1120 metres measured easterly from its intersection with the roadway known as Glendale Avenue in the Town of

Niagara-on-the-Lake and a point situate at its intersection with the centre line of the roadway known as Mountain Road in the City of Niagara Falls.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 409/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 409/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 30, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraph 1 of Part 3 of Schedule 276 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Parry Sound — Municipality of McDougall — Twp. of Carling

1. That part of the King's Highway known as No. 7909 in the Municipality of McDougall in the Territorial District of Parry Sound lying between a point situate 541 metres measured northerly from its intersection with the northerly limit of the roadway known as Hammel Avenue and a point situate at its intersection with the centre line of the King's Highway known as No. 559 in the Township of Carling in the Municipality of McDougall.

(2) Paragraph 1 of Part 4 of Schedule 276 to the Regulation is revoked.

(3) Part 5 of Schedule 276 to the Regulation is amended by adding the following paragraph:

District of Parry Sound — Municipality of McDougall

1. That part of the King's Highway known as No. 7909 in the Municipality of McDougall in the Territorial District of Parry Sound lying between a point situate 459 metres measured southerly from its intersection with the centre line of the roadway known as George Hunt Memorial Drive and a point situate 541 metres measured northerly from its intersection with the northerly limit of the roadway known as Hammel Avenue.

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 410/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 410/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 622 of R.R.O. 1990

(Stopping of Vehicles on Parts of the King's Highway)

Note: Regulation 622 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Appendix A to Regulation 622 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:**SCHEDULE 19****HIGHWAY NO. 64**

1. On the south side of that part of the King's Highway known as No. 64 in the hamlet of Alban in the Municipality of French River in the Territorial District of Sudbury beginning at a point situate 1095 metres measured westerly from its intersection with the centre line of the roadway known as Courchesne Road and extending easterly for a distance of 125 metres.

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 411/11 under the *Highway Traffic Act*, as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 411/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraph 5 of Part 3 of Schedule 32 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Grey — Town of The Blue Mountains

5. That part of the King's Highway known as No. 26 in the Town of The Blue Mountains in the County of Grey lying between a point situate 70 metres measured easterly from the easterly limit of the bridge structure over Indian Brook and a point situate 30 metres measured easterly from its intersection with the centre line of the east junction of the roadway known as Fraser Crescent in the former village of Craigeleith.

(2) Part 4 of Schedule 32 to the Regulation is amended by adding the following paragraph:

Grey — Town of The Blue Mountains

6. That part of the King's Highway known as No. 26 in the Town of The Blue Mountains in the County of Grey lying between a point situate 70 metres measured easterly from its intersection with the centre line of the roadway known as Grey Street and a point situate 70 metres measured easterly from the easterly limit of the bridge structure over Indian Brook.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

CORRECTION

To Ontario Regulation 412/11 under the *Motorized Snow Vehicles Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 412/11

made under the

MOTORIZED SNOW VEHICLES ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 803 of R.R.O. 1990
(Designations)

Note: Regulation 803 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 10 of section 2 of Regulation 803 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

10. That part of the King's Highway known as No. 7 lying between a point situate at its intersection with the centre line of the King's Highway known as No. 417 in the City of Ottawa and a point situate at its intersection with the centre line of the roadway known as McNeeley Avenue in the Town of Carleton Place.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 413/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 413/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 1 of Schedule 17 to Appendix C to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. That part of the King's Highway known as No. 7 lying between a point situate at its intersection with the centre line of the King's Highway known as No. 417 in the City of Ottawa and a point situate at its intersection with the centre line of the roadway known as McNeeley Avenue in the Town of Carleton Place.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 414/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 414/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 609 of R.R.O. 1990
(Restricted Use of the King's Highway)

Note: Regulation 609 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 11 of Schedule 1 to Regulation 609 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

11. That part of the King's Highway known as No. 7 lying between a point situate at its intersection with the centre line of the King's Highway known as No. 417 in the City of Ottawa and a point situate at its intersection with the centre line of the roadway known as McNeeley Avenue in the Town of Carleton Place.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 415/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 415/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 619 of R.R.O. 1990

(Speed Limits)

Note: Regulation 619 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraphs 4 and 5 of Part 1 of Schedule 6 to Regulation 619 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

City of Ottawa — Twp. of Beckwith

4. That part of the westbound lanes of the King's Highway known as No. 7 lying between a point situate at its intersection with the centre line of the King's Highway known as No. 417 in the City of Ottawa and a point situate 816 metres measured easterly from its intersection with the centre line of the roadway known as Appleton/Cemetery Sideroad in the Township of Beckwith.
5. That part of the eastbound lanes of the King's Highway known as No. 7 lying between a point situate at its intersection with the centre line of the King's Highway known as No. 417 in the City of Ottawa and a point situate 834 metres measured westerly from its intersection with the centre line of the roadway known as Appleton/Cemetery Sideroad in the Township of Beckwith.

(2) Paragraphs 1 and 2 of Part 3 of Schedule 6 to the Regulation are revoked and the following substituted:

Lanark — Twp. of Beckwith — Town of Carleton Place

1. That part of the westbound lanes of the King's Highway known as No. 7 lying between a point situate 816 metres measured easterly from its intersection with the centre line of the roadway known as Appleton/Cemetery Sideroad in the Township of Beckwith and a point situate 1034 metres measured easterly from its intersection with the centre line of the roadway known as McNeely Avenue in the Town of Carleton Place in the County of Lanark.
2. That part of the eastbound lanes of the King's Highway known as No. 7 lying between a point situate 834 metres measured westerly from its intersection with the centre line of the roadway known as Appleton/Cemetery Sideroad in the Township of Beckwith and a point situate 1034 metres measured easterly from its intersection with the centre line of the roadway known as McNeely Avenue in the Town of Carleton Place in the County of Lanark.

(3) Paragraph 1 of Part 5 of Schedule 6 to the Regulation is revoked and the following substituted:

Lanark — Twp. of Beckwith — Town of Carleton Place

1. That part of the King's Highway known as No. 7 lying between a point situate 1034 metres measured easterly from its intersection with the centre line of the roadway known as McNeely Avenue in the Township of Beckwith and a point situate 542 metres measured westerly from its intersection with the King's Highway known as No. 15 in the Town of Carleton Place in the County of Lanark.

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 416/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 416/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 631 of R.R.O. 1990

(Yield Right-of-Way Signs in Territory Without Municipal Organization)

Note: Regulation 631 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 631 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:**SCHEDULE 22**

1. The highway known as Gonyou Road in the unorganized Township of Upsala in the Territorial District of Thunder Bay at its intersection with the roadway known as Pipeline Road.
2. Northbound and southbound on Pipeline Road.

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 417/11 under the *Highway Traffic Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 417/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 598 of R.R.O. 1990

(Gross Weight on Bridges)

Note: Regulation 598 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 2 of Regulation 598 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. No person shall move a vehicle or combination of vehicles of a class described in Column 2 of Schedule 4, 5, 6, 9, 10, 14, 15, 16, 17, 18, 19, 22, 23, 24, 25, 26 or 27 on, over or upon a bridge described in Column 1 if the gross weight of the vehicle or combination of vehicles is greater than the weight in tonnes set opposite in Column 3.

2. Schedule 7 to the Regulation is revoked.

Commencement

3. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 418/11 under the *Local Roads Boards Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 418/11

made under the

LOCAL ROADS BOARDS ACT

Made: August 24, 2011

Filed: August 29, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 735 of R.R.O. 1990

(Establishment of Local Roads Areas — Northwestern Region)

Note: Regulation 735 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Schedule 9 to Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 9**RED PINE RIDGE LOCAL ROADS AREA**

All those portions of the townships of Boys and Forgie in the Territorial District of Kenora shown outlined on Ministry of Transportation Plan N-508-A3, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on May 5, 2011.

2. Schedule 33 to the Regulation is revoked and the following substituted:

SCHEDULE 33**SHEBANDOWAN VILLAGE LOCAL ROADS AREA**

All those portions of the Township of Conacher in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation Plan N-732-A5, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on May 5, 2011.

3. Schedule 64 to the Regulation is revoked and the following substituted:

SCHEDULE 64**WABIGOON AND REDVERS WEST LOCAL ROADS AREA**

All those portions of the Townships of Wabigoon and Redvers in the Territorial District of Kenora shown outlined on Ministry of Transportation Plan N-694-4, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on May 5, 2011.

4. Schedule 122 to the Regulation is revoked and the following substituted:

SCHEDULE 122
BEAR PASSAGE LOCAL ROADS AREA

All that portion of the Township of Halkirk in the Territorial District of Rainy River shown outlined on Ministry of Transportation Plan N-1016-5, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on May 5, 2011.

Commencement

5. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

38/11

CORRECTION

To Ontario Regulation 419/11 under the *Housing Services Act, 2011* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 419/11

made under the

HOUSING SERVICES ACT, 2011

Made: August 29, 2011

Filed: August 30, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 369/11

(Subsidies for Part VII Housing Projects)

Note: Ontario Regulation 369/11 has not previously been amended.

1. Ontario Regulation 369/11 is amended by adding the following French version:

**SUBSIDES VERSÉS À L'ÉGARD DES ENSEMBLES DOMICILIAIRES VISÉS PAR LA PARTIE
VII**

**PARTIE I
DISPOSITIONS PRÉLIMINAIRES**

Définitions

1. Les définitions qui suivent s'appliquent au présent règlement.

«ensembles domiciliaires» Les ensembles domiciliaires visés par la partie VII qui sont situés dans l'aire de service du gestionnaire de services pertinent. («housing projects»)

«exercice» L'exercice du fournisseur de logements. («fiscal year»)

Subsides prévus par règlement, art. 78 de la Loi

2. Le présent règlement prévoit les subsides qu'est tenu de verser le gestionnaire de services au fournisseur de logements en application de l'article 78 de la Loi.

Subsides pour les ensembles domiciliaires visés par la partie VII situés dans l'aire de service

3. Le gestionnaire de services n'est tenu de verser un subside qu'aux fournisseurs de logements qui exploitent un ensemble domiciliaire visé par la partie VII situé dans son aire de service.

**PARTIE II
CALCUL DU SUBSIDE**

Champ d'application de la présente partie

4. La présente partie s'applique à l'égard du subside que le gestionnaire de services verse au fournisseur de logements qui n'est pas mentionné à l'annexe en regard du gestionnaire de services.

Calculs effectués en application de la présente partie

5. Le subside que verse le gestionnaire de services au fournisseur de logements pour un exercice donné est calculé selon la formule suivante :

$$\text{FraisExRI} + \text{CoûtsHH} - \text{RevRI} + \text{SubLIR} + \text{ImpF} - \text{Exc}$$

où :

«FraisExRI» représente les frais d'exploitation de référence indexés du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application de l'article 6;

«CoûtsHH» représente les coûts hypothécaires liés à l'habitation du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application de l'article 15;

«RevRI» représente les revenus de référence indexés du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application de l'article 7;

«SubLIR» représente le subside pour loyer indexé sur le revenu payable au fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculé en application de l'article 8;

«ImpF» représente les impôts fonciers payables par le fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires;

«Exc» représente la somme correspondant à 50 pour cent de l'excédent du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculé en application de l'article 9 ou la somme moins élevée que fixe le gestionnaire de services.

Frais d'exploitation de référence indexés

6. (1) Pour l'application de l'article 5, les frais d'exploitation de référence indexés du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires sont calculés comme suit :

- a) calculer les frais d'exploitation de référence indexés pour l'exercice, pour chaque composante indiquée dans le tableau du présent paragraphe, de la manière suivante :
 - (i) exprimer sous forme de nombre décimal l'indice des frais d'exploitation applicable à la composante pour l'exercice, calculé par le ministre en application du paragraphe (2) ou (3),
 - (ii) ajouter 1 au nombre calculé en application du sous-alinéa (i),
 - (iii) multiplier les frais d'exploitation de référence indexés pour la composante pour l'exercice précédent par le nombre calculé en application du sous-alinéa (ii);
- b) calculer la somme des frais d'exploitation de référence indexés, calculés en application de l'alinéa a), pour l'ensemble des composantes.

TABLEAU

Point	Composante	Indice
1.	Administration et entretien	Indice des prix à la consommation pour l'Ontario (ensemble des composantes), publié par Statistique Canada.
2.	Assurance	Indice des prix à la consommation pour l'Ontario (sous-indice de l'assurance maison et hypothécaire du propriétaire), publié par Statistique Canada.
3.	Créances douteuses	Indice des loyers du marché, calculé en application de l'article 10.

Point	Composante	Indice
4.	Électricité	Indice des prix à la consommation pour l'Ontario (sous-indice de l'électricité), publié par Statistique Canada.
5.	Eau	Indice des prix à la consommation pour l'Ontario (sous-indice de l'eau), publié par Statistique Canada.
6.	Gaz naturel	Indice des prix à la consommation pour l'Ontario (sous-indice du gaz naturel), publié par Statistique Canada.
7.	Mazout et autres combustibles	Indice des prix à la consommation pour l'Ontario (sous-indice du mazout et autres combustibles), publié par Statistique Canada.
8.	Fonds de réserve pour immobilisations	Indice des prix à la consommation pour l'Ontario (ensemble des composantes), publié par Statistique Canada.

(2) Pour l'application du sous-alinéa (1) a) (i), l'indice des frais d'exploitation applicable à une composante indiquée dans le tableau du paragraphe (1), sauf pour la composante 3, est calculé comme suit :

- diviser l'indice indiqué dans le tableau en regard de la composante pour le mois de mai de l'année civile précédant celle pendant laquelle commence l'exercice par celui pour le mois de mai de l'année civile précédente;
- soustraire 1 du nombre calculé en application de l'alinéa a);
- exprimer en pourcentage le nombre calculé en application de l'alinéa b).

(3) Pour l'application du sous-alinéa (1) a) (i), l'indice des frais d'exploitation applicable à la composante 3 du tableau du paragraphe (1) correspond à l'indice des loyers du marché calculé en application de l'article 10.

(4) Pour tenir compte d'un changement dans les circonstances d'un fournisseur de logements, le ministre peut, après avoir consulté le fournisseur et le gestionnaire de services, fixer pour l'exercice, relativement à une composante, des frais d'exploitation de référence indexés différents de ceux qui seraient normalement calculés en application de l'alinéa (1) a).

Revenus de référence indexés

7. (1) Pour l'application de l'article 5, les revenus de référence indexés du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires sont calculés selon la formule suivante :

$$\text{RevRI}(\text{LoyMar}) - \text{PertesInoRI} + \text{RevNonLocR}$$

où :

«RevRI(LoyMar)» représente ses revenus de référence indexés provenant des loyers du marché pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application du paragraphe (2);

«PertesInoRI» représente ses pertes pour inoccupation de référence indexées pour l'exercice à l'égard de ses ensembles domiciliaires calculées en application du paragraphe (3);

«RevNonLocR» représente ses revenus non locatifs de référence pour l'exercice précédent.

(2) Pour l'application du paragraphe (1), les revenus de référence indexés du fournisseur de logements provenant des loyers du marché pour un exercice donné à l'égard de ses ensembles domiciliaires sont calculés comme suit :

- exprimer sous forme de nombre décimal l'indice des loyers du marché calculé en application de l'article 10;
- ajouter 1 au nombre calculé en application de l'alinéa a);
- multiplier ses revenus de référence indexés provenant des loyers du marché pour l'exercice précédent par le nombre calculé en application de l'alinéa b).

(3) Pour l'application du paragraphe (1), les pertes pour inoccupation de référence indexées du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires sont calculées comme suit :

- exprimer sous forme de nombre décimal l'indice des loyers du marché calculé en application de l'article 10;
- ajouter 1 au nombre calculé en application de l'alinéa a);
- multiplier ses pertes pour inoccupation de référence indexées pour l'exercice précédent par le nombre calculé en application de l'alinéa b).

(4) Pour tenir compte d'un changement dans les circonstances d'un fournisseur de logements, le ministre peut, après avoir consulté le fournisseur et le gestionnaire de services :

- soit fixer, pour l'exercice, des revenus non locatifs de référence différents de ceux qui seraient normalement utilisés dans la formule prévue au paragraphe (1);
- soit fixer, pour l'exercice, un montant différent de celui qui serait normalement calculé en application du paragraphe (2) ou (3).

Subside pour loyer indexé sur le revenu

8. (1) Pour l'application de l'article 5, le subside pour loyer indexé sur le revenu payable au fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires est calculé selon la formule suivante :

$$\text{LoyMar} - \text{LoyLIR}$$

où :

«LoyMar» représente la moins élevée des sommes suivantes :

- a) le total des loyers du marché de référence indexés du fournisseur pour l'exercice, calculé en application du paragraphe (2), provenant des logements à loyer indexé sur le revenu de ses ensembles domiciliaires;
- b) le total de ce que serait le loyer pour l'exercice provenant des logements à loyer indexé sur le revenu si aucune aide sous forme de loyer indexé sur le revenu n'était donnée à l'égard de ces logements;

«LoyLIR» représente le loyer payable au fournisseur pour l'exercice par les ménages qui habitent les logements à loyer indexé sur le revenu.

(2) Pour l'application du paragraphe (1), le total des loyers du marché de référence indexés du fournisseur de logements pour un exercice donné provenant des logements à loyer indexé sur le revenu de ses ensembles domiciliaires est calculé comme suit :

- a) exprimer sous forme de nombre décimal l'indice des loyers du marché calculé en application de l'article 10;
- b) ajouter 1 au nombre calculé en application de l'alinéa a);
- c) multiplier le nombre calculé en application de l'alinéa b) par le total des loyers du marché de référence indexés du fournisseur pour l'exercice précédent.

Excédent

9. (1) Pour l'application de l'article 5, l'excédent du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires est calculé en application du présent article.

(2) Si l'excédent accumulé du fournisseur de logements à l'égard de ses ensembles domiciliaires, calculé en application du paragraphe (6), au début de l'exercice ou au début d'un exercice antérieur pour lequel le gestionnaire de services a versé un subside au fournisseur de logements en application de l'article 78 de la Loi ou de l'article 102 de l'ancienne loi est égal ou supérieur au produit de 300 \$ multiplié par le nombre de ses logements qui se trouvent dans des ensembles domiciliaires au début de l'exercice ou de l'exercice antérieur, selon le cas, l'excédent du fournisseur pour l'exercice correspond à son revenu net d'exploitation à l'égard de ses ensembles domiciliaires pour l'exercice visé, calculé en application du paragraphe (5).

(3) Si le paragraphe (2) ne s'applique pas et que le montant calculé à l'aide de la formule suivante est positif, l'excédent du fournisseur de logements pour l'exercice est calculé à l'aide de la formule suivante :

$$\text{BenEx} + \text{ExcAcc} - \text{Mont}(300 \$)$$

où :

«BenEx» représente le revenu net d'exploitation du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculé en application du paragraphe (5);

«ExcAcc» représente l'excédent accumulé du fournisseur à l'égard de ses ensembles domiciliaires au début de l'exercice calculé en application du paragraphe (6);

«Mont(300 \$)» représente le produit de 300 \$ multiplié par le nombre moyen de logements du fournisseur pendant l'exercice.

(4) Si ni le paragraphe (2) ni le paragraphe (3) ne s'applique pour l'exercice, l'excédent du fournisseur de logements est de zéro.

(5) Pour l'application du présent article, le revenu net d'exploitation du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires représente l'excédent de ses revenus pour l'exercice à l'égard de ces ensembles, calculés en application du paragraphe 16 (1), sur ses frais d'exploitation pour l'exercice à l'égard de ces ensembles, calculés en application du paragraphe 16 (2).

(6) Pour l'application du présent article, l'excédent accumulé du fournisseur de logements à l'égard de ses ensembles domiciliaires au début d'un exercice donné est la part de ses bénéfices non répartis à la fin de l'exercice précédent, calculés conformément aux principes comptables généralement reconnus tels qu'ils s'appliquent au logement social, qui peut raisonnablement être considérée comme provenant de ses ensembles domiciliaires.

Indice des loyers du marché

10. (1) Pour l'application des articles 6, 7 et 8, l'indice des loyers du marché applicable pour un exercice donné aux ensembles domiciliaires du fournisseur de logements correspond au moins élevé des taux suivants :

- a) le taux légal publié en application du paragraphe 120 (3) de la *Loi de 2006 sur la location à usage d'habitation*;
- b) le taux de variation, calculé conformément au paragraphe (2), du loyer moyen des logements locatifs.

(2) Pour l'application de l'alinéa (1) b), le taux de variation du loyer moyen des logements locatifs est calculé selon la formule suivante et arrondi à la première décimale :

$$(\text{LoyMRec}/\text{LoyMAnt} - 1) \times 100$$

où :

«LoyMRec» représente le nombre indiqué dans l'édition d'automne du Rapport sur le marché locatif, publié par la Société canadienne d'hypothèques et de logement, de la deuxième année civile précédant l'année pendant laquelle commence l'exercice, comme le loyer moyen de «Tous les logements» pour un «appartement d'initiative privée» ou une «maison en rangée d'initiative privée», selon le cas, et pour le centre d'une région métropolitaine de recensement, le centre d'une agglomération de recensement ou une zone, selon le cas;

«LoyMAnt» représente le nombre indiqué dans le rapport publié l'année précédant celui visé dans «LoyMRec» qui correspond au nombre déterminé en «LoyMRec».

(3) Si le Rapport sur le marché locatif ne fournit pas les données nécessaires au calcul de «LoyMRec» ou de «LoyMAnt», alors «LoyMRec» ou «LoyMAnt», selon le cas, est égal au nombre indiqué dans ce rapport comme le loyer moyen de «Tous les logements» pour le centre d'une région métropolitaine de recensement ou d'une agglomération de recensement, selon le cas, ou pour l'Ontario, si ces données ne sont pas connues.

PARTIE III CALCUL DU SUBSIDE — CERTAINS ENSEMBLES À LOYER INDEXÉ SUR LE REVENU

Application de la présente partie

11. La présente partie s'applique à l'égard du subside que le gestionnaire de services verse au fournisseur de logements qui est mentionné à l'annexe en regard du gestionnaire de services.

Calculs effectués en application de la présente partie

12. Si la présente partie s'applique, le subside que verse le gestionnaire de services au fournisseur de logements pour un exercice donné est calculé selon la formule suivante :

$$\text{FraisExRI} + \text{CoûtsHH} - \text{Rev} + \text{ImpF} - \text{Exc}$$

où :

«FraisExRI» représente les frais d'exploitation de référence indexés du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application de l'article 13;

«CoûtsHH» représente les coûts hypothécaires liés à l'habitation du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application de l'article 15;

«Rev» représente les revenus du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application du paragraphe 16 (1);

«ImpF» représente les impôts fonciers payables par le fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires;

«Exc» représente la somme correspondant à 50 pour cent de l'excédent du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculé en application de l'article 14 ou la somme moins élevée que fixe le gestionnaire de services.

Frais d'exploitation de référence indexés

13. (1) Pour l'application de l'article 12, les frais d'exploitation de référence indexés du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires sont calculés comme suit :

- a) calculer les frais d'exploitation de référence indexés pour l'exercice, pour chaque composante indiquée dans le tableau du présent paragraphe, de la manière suivante :

- (i) exprimer sous forme de nombre décimal l'indice des frais d'exploitation applicable à la composante pour l'exercice, calculé par le ministre en application du paragraphe (2),

- (ii) ajouter 1 au nombre calculé en application du sous-alinéa (i),

- (iii) multiplier les frais d'exploitation de référence indexés pour la composante pour l'exercice précédent par le nombre calculé en application du sous-alinéa (ii);

- b) calculer la somme des frais d'exploitation de référence indexés, calculés en application de l'alinéa a), pour l'ensemble des composantes.

TABLEAU

Point	Composante	Indice
1.	Administration et entretien	Indice des prix à la consommation pour l'Ontario (ensemble des composantes), publié par Statistique Canada.
2.	Assurance	Indice des prix à la consommation pour l'Ontario (sous-indice de l'assurance maison et hypothécaire du propriétaire), publié par Statistique Canada.
3.	Créances douteuses	Indice des prix à la consommation pour l'Ontario (ensemble des composantes), publié par Statistique Canada.
4.	Électricité	Indice des prix à la consommation pour l'Ontario (sous-indice de l'électricité), publié par Statistique Canada.
5.	Eau	Indice des prix à la consommation pour l'Ontario (sous-indice de l'eau), publié par Statistique Canada.
6.	Gaz naturel	Indice des prix à la consommation pour l'Ontario (sous-indice du gaz naturel), publié par Statistique Canada.
7.	Mazout et autres combustibles	Indice des prix à la consommation pour l'Ontario (sous-indice du mazout et autres combustibles), publié par Statistique Canada.
8.	Fonds de réserve pour immobilisations	Indice des prix à la consommation pour l'Ontario (ensemble des composantes), publié par Statistique Canada.

(2) Pour l'application du sous-alinéa (1) a) (i), l'indice des frais d'exploitation applicable à une composante indiquée dans le tableau du paragraphe (1) est calculé comme suit :

- diviser l'indice indiqué dans le tableau en regard de la composante pour le mois de mai de l'année civile précédant celle pendant laquelle commence l'exercice par celui pour le mois de mai de l'année civile précédente;
- soustraire 1 du nombre calculé en application de l'alinéa a);
- exprimer en pourcentage le nombre calculé en application de l'alinéa b).

(3) Pour tenir compte d'un changement dans les circonstances d'un fournisseur de logements, le ministre peut, après avoir consulté le fournisseur et le gestionnaire de services, déterminer pour l'exercice, relativement à une composante, des frais d'exploitation de référence indexés différents de ceux qui seraient normalement calculés en application de l'alinéa (1) a).

Excédent

14. (1) Pour l'application de l'article 12, l'excédent du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires est calculé en application du présent article.

(2) Si l'excédent accumulé du fournisseur de logements à l'égard de ses ensembles domiciliaires, calculé en application du paragraphe (5), au début de l'exercice ou au début d'un exercice antérieur pour lequel le gestionnaire de services a versé un subside au fournisseur de logements en application de l'article 78 de la Loi ou de l'article 102 de l'ancienne loi est égal ou supérieur au produit de 300 \$ multiplié par le nombre de logements qui se trouvent dans ses ensembles domiciliaires au début de l'exercice ou de l'exercice antérieur, selon le cas, l'excédent du fournisseur pour l'exercice visé est calculé selon la formule suivante :

$$\text{FraisExRI} - \text{FraisEx}$$

où :

«FraisExRI» représente les frais d'exploitation de référence indexés du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application de l'article 13;

«FraisEx» représente les frais d'exploitation du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application du paragraphe 16 (2).

(3) Si le paragraphe (2) ne s'applique pas et que le montant calculé à l'aide de la formule suivante est positif, l'excédent du fournisseur de logements pour l'exercice est calculé à l'aide de la formule suivante :

$$\text{FraisExRI} - \text{FraisEx} + \text{ExcAcc} - \text{Mont}(300 \$)$$

où :

«FraisExRI» représente les frais d'exploitation de référence indexés du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application de l'article 13;

«FraisEx» représente les frais d'exploitation du fournisseur pour l'exercice à l'égard de ses ensembles domiciliaires calculés en application du paragraphe 16 (2);

«ExcAcc» représente l'excédent accumulé du fournisseur à l'égard de ses ensembles domiciliaires au début de l'exercice calculé en application du paragraphe (6);

«Mont(300 \$)» représente le produit de 300 \$ multiplié par le nombre moyen de logements du fournisseur pendant l'exercice.

(4) Si ni le paragraphe (2) ni le paragraphe (3) ne s'applique pour l'exercice, l'excédent du fournisseur de logements est de zéro.

(5) Pour l'application du présent article, l'excédent accumulé du fournisseur de logements à l'égard de ses ensembles domiciliaires au début d'un exercice donné est la part de ses bénéfices non répartis à la fin de l'exercice précédent, calculés conformément aux principes comptables généralement reconnus tels qu'ils s'appliquent au logement social, qui peut raisonnablement être considérée comme provenant de ses ensembles domiciliaires.

PARTIE IV RÈGLES COMMUNES

Coûts hypothécaires liés à l'habitation

15. Pour l'application des articles 5 et 12, les coûts hypothécaires liés à l'habitation du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires correspondent au montant total de capital et d'intérêts qu'il doit payer pour l'exercice et qui :

- a) d'une part, est payable au titre d'hypothèques garanties par la Province de l'Ontario ou la Société ontarienne d'hypothèques et de logement à l'égard de ces ensembles;
- b) d'autre part, est applicable aux parties de ces ensembles qui sont réservées aux locaux d'habitation et aux fins accessoires, y compris aux salles de réunion, aux installations récréatives, aux installations de buanderie, aux parcs de stationnement et aux terrains extérieurs.

Revenus et frais d'exploitation

16. (1) Pour l'application des articles 9 et 12, les revenus du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires sont la somme de ses revenus, appartenant aux catégories suivantes, pour l'exercice à l'égard des ensembles domiciliaires et des logements qu'ils comprennent :

1. Revenus provenant des parties des ensembles domiciliaires réservées aux locaux d'habitation.
2. Revenus liés aux installations servant à des fins accessoires.
3. Revenus provenant de l'utilisation des parcs de stationnement, des terrains extérieurs et des murs extérieurs et toits des bâtiments.

(2) Pour l'application du présent règlement, les frais d'exploitation du fournisseur de logements pour un exercice donné à l'égard de ses ensembles domiciliaires correspondent à la somme de ses dépenses, provisions et contributions suivantes pour l'exercice qui s'appliquent raisonnablement aux parties des ensembles domiciliaires réservées aux locaux d'habitation et aux fins accessoires et qui sont calculées conformément aux principes comptables généralement reconnus tels qu'ils s'appliquent au logement social :

1. Frais administratifs et frais d'entretien.
2. Primes d'assurance.
3. Créances douteuses.
4. Coûts des services publics, notamment l'électricité, le combustible, l'eau et les égouts.
5. Contributions au fonds de réserve pour immobilisations du fournisseur de logements.

(3) Pour l'application du présent article, les legs et dons faits au fournisseur de logements ne font pas partie de ses revenus.

Calculs : arrondissement

17. (1) Sauf indication contraire, tous les chiffres utilisés dans les calculs du présent règlement ou qui en résultent et qui ne sont pas des nombres entiers sont arrondis au centième le plus près.

(2) Le paragraphe (1) ne s'applique pas lorsqu'un pourcentage est exprimé sous forme de nombre décimal.

PARTIE V
DISPOSITION TRANSITOIRE ET ENTRÉE EN VIGUEUR

Disposition transitoire : application des anciennes règles aux exercices antérieurs

18. Le subside que le gestionnaire de services doit verser au fournisseur de logements pour un exercice donné qui commence avant l'entrée en vigueur du présent règlement est calculé conformément à l'ancienne loi et à ses règlements, tels qu'ils existaient immédiatement avant l'abrogation de cette loi.

Entrée en vigueur

19. Le présent règlement entre en vigueur le même jour que l'article 184 de l'annexe 1 (*Loi de 2011 sur les services de logement*) de la *Loi de 2011 favorisant des collectivités fortes grâce au logement abordable*.

ANNEXE
FOURNISSEURS DE LOGEMENTS ASSUJETTIS À LA PARTIE III (ARTICLE 11)

Point	Gestionnaire de services	Fournisseur de logements
1.	Cité de Brantford	Brantford — Hotinohsioni Inc.
2.	Cité de Brantford	Jaycees Brantford Non-Profit Homes Corporation
3.	Municipalité de Chatham-Kent	Chatham Hope Non-Profit Housing Inc.
4.	Municipalité de Chatham-Kent	New Beginnings Housing Project of Chatham
5.	Municipalité de Chatham-Kent	Riverway Non-Profit Housing Corporation
6.	Cité de Cornwall	Cornwall Non-Profit Housing Corporation
7.	Comté de Dufferin	Family Transition Place (Dufferin) Foundation
8.	Comté de Dufferin	Hiwhois Assistance Group
9.	Municipalité régionale de Durham	Cornerstone Community Association Durham Inc.
10.	Municipalité régionale de Durham	The Oshawa Young Women's Christian Association
11.	Ville du Grand Sudbury	Habitat Boreal Inc.
12.	Ville du Grand Sudbury	Sudbury Y.W.C.A. Brookwood Apartments
13.	Comté de Grey	Maam-Wiim-Win Native Homes Corporation
14.	Comté de Grey	The Women's Centre (Grey-Bruce) Inc.
15.	Municipalité régionale de Halton	Van Norman Community Homes Inc.
16.	Cité de Hamilton	Artaban Non-Profit Homes Inc.
17.	Cité de Hamilton	First Place Hamilton
18.	Cité de Hamilton	Good Shepherd Non-Profit Homes Inc.
19.	Cité de Hamilton	Hamilton East Kiwanis Non-Profit Homes Inc.
20.	Cité de Hamilton	Housing Our People Economically
21.	Cité de Hamilton	Southern Lights Co-operative Homes Inc.
22.	Cité de Hamilton	St. Matthew's House
23.	Cité de Hamilton	Wesley Community Homes Inc.
24.	Comté de Huron	Phoenix Stage 2 Housing (Victims of Family Violence) of Huron County
25.	Cité de Kawartha Lakes	Neighbourhood Housing in Lindsay
26.	Cité de Kingston	Bridge House (Kingston) Incorporated
27.	Cité de Kingston	Kingston Home Base Non-Profit Housing Inc.
28.	Cité de Kingston	North Frontenac Non-Profit Housing Corporation
29.	Cité de Kingston	Phoenix Homes Kingston
30.	Cité de Kingston	Royal Canadian Legion Villa Kingston
31.	Cité de Kingston	The Elizabeth Fry Society of Kingston
32.	Comté de Lambton	Ozanam Non-Profit Housing, Sarnia-Lambton
33.	Cité de London	Kinwell Place Non-Profit Housing Corporation
34.	Cité de London	LIFT Non-Profit Housing of London Inc.
35.	Cité de London	Mission Services of London
36.	Cité de London	Women's Community House
37.	Municipalité régionale de Niagara	OHSTO: SERI Urban Aboriginal Homes Inc.
38.	Municipalité régionale de Niagara	The Bethlehem Not-for-Profit Housing Projects of Niagara
39.	Comté de Norfolk	Dunnville Non-Profit Housing Corporation
40.	Comté de Norfolk	South and Metcalfe Non-Profit Housing Corporation
41.	Comté de Northumberland	Campbellford Memorial Multicare Lodge
42.	Comté de Northumberland	Cobourg Non-Profit Housing Corporation
43.	Ville d'Ottawa	Daybreak Non-Profit Shelter (Ecumenical) Corporation
44.	Ville d'Ottawa	Emily Murphy Non-Profit Housing Corporation
45.	Ville d'Ottawa	Gloucester Non-Profit Housing Corporation
46.	Ville d'Ottawa	National Capital Region Vietnamese Canadian Non-Profit Housing Corporation
47.	Ville d'Ottawa	The Muslim Non-Profit Housing Corporation of Ottawa-Carleton
48.	Comté d'Oxford	Anchorage Homes, Services & Initiatives Inc.

Point	Gestionnaire de services	Fournisseur de logements
49.	Comté d'Oxford	Ingamo Family Homes (Woodstock) Inc.
50.	Municipalité régionale de Peel	Armagh
51.	Cité de Peterborough	Kairos Non-Profit Housing of Peterborough
52.	Cité de Peterborough	Kiwanis Club of Scott's Plains Peterborough, Ontario, Inc.
53.	Cité de Peterborough	YWMCA
54.	Comté de Renfrew	Kinsmen Court Home for Men & Women (Pembroke) Inc.
55.	Comté de Renfrew	Opeongo Non-Profit Community Residential Development Inc.
56.	Cité de St. Thomas	Port Burwell Family Residences
57.	Cité de Stratford	Emily Murphy Second Stage Residence
58.	Cité de Toronto	A.H.E. Affordable Housing East Non-Profit Housing Corp.
59.	Cité de Toronto	Abbeyfield Houses Society of Toronto
60.	Cité de Toronto	All Saints Church Homes for Tomorrow Society
61.	Cité de Toronto	Anduhyaun Inc.
62.	Cité de Toronto	DeepQuong Non-Profit Homes
63.	Cité de Toronto	Dixon Neighbourhood Homes Incorporated
64.	Cité de Toronto	Ecuhome Corporation
65.	Cité de Toronto	Fred Victor Centre
66.	Cité de Toronto	Homes First Society
67.	Cité de Toronto	House of Compassion of Toronto
68.	Cité de Toronto	Houses Opening Today Toronto Inc.
69.	Cité de Toronto	Innstead Co-operative Inc.
70.	Cité de Toronto	Interchurch Community Housing Corporation
71.	Cité de Toronto	Mary Lambert Swale Non-Profit Homes Inc.
72.	Cité de Toronto	Myrmex Non-Profit Housing Inc.
73.	Cité de Toronto	Nishnawbe Homes Incorporated
74.	Cité de Toronto	Operation Springboard
75.	Cité de Toronto	Portland Place Non-Profit Housing Corporation
76.	Cité de Toronto	Project Esperance/Project Hope Corporation
77.	Cité de Toronto	Riverdale Co-operative Houses
78.	Cité de Toronto	Riverdale Housing Action Group Corporation.
79.	Cité de Toronto	St. Margaret Community Homes, Scarborough
80.	Cité de Toronto	Toronto Christian Resource Centre Self-Help Inc.
81.	Cité de Toronto	Toronto Refugee Community Non-Profit Homes and Services
82.	Cité de Toronto	Wigwamen Incorporated
83.	Cité de Toronto	Wood Tree Co-operative Incorporated
84.	Cité de Toronto	Woodgreen Community Housing Inc.
85.	Cité de Toronto	Y.M.C.A. of Greater Toronto
86.	Cité de Toronto	YSM Genesis Place Homes Inc.
87.	Municipalité régionale de Waterloo	House of Friendship of Kitchener
88.	Municipalité régionale de Waterloo	Kitchener-Waterloo Young Women's Christian Association
89.	Comté de Wellington	Abbeyfield Houses Society of Guelph
90.	Comté de Wellington	Matrix Affordable Homes for the Disadvantaged Inc.
91.	Cité de Windsor	Drouillard Place Non-Profit Housing Inc.
92.	Cité de Windsor	Glengarry Non-Profit Housing Corporation (Phase II)
93.	Cité de Windsor	Windsor Coalition Non-Profit Homes Inc.
94.	Cité de Windsor	Windsor Y Residence Inc.
95.	Municipalité régionale de York	Transitional and Supportive Housing Service of York Region
96.	Conseil des services du district de Kenora	First Step Women's Shelter
97.	Conseil des services du district de Kenora	Hoshizaki House Non-Profit Housing Corporation
98.	Conseil des services du district de Kenora	Red Lake Municipal Non-Profit Housing Corporation
99.	Conseil d'administration des services sociaux du district de Nipissing	Niska Non-Profit Homes Inc.
100.	Conseil d'administration des services sociaux du district de Nipissing	Triple Link Homes Incorporated
101.	Conseil d'administration des services sociaux du district de Parry Sound	Parry Sound Municipal Non-Profit Housing Corporation
102.	Conseil d'administration des services sociaux du district de Rainy River	Atikokan Crisis Centre
103.	Conseil d'administration des services sociaux du district de Rainy River	Faith Non-Profit Housing Corp. (Fort Frances)

Point	Gestionnaire de services	Fournisseur de logements
104.	Conseil d'administration des services sociaux du district de Rainy River	Fort Frances Municipal Non-Profit Housing Corporation
105.	Conseil d'administration des services sociaux de Thunder Bay	Beendigen Incorporated
106.	Conseil d'administration des services sociaux de Thunder Bay	Geraldton Municipal Housing Corporation
107.	Conseil d'administration des services sociaux de Thunder Bay	Greek Orthodox Community of the Holy Trinity Non-Profit Housing Corporation
108.	Conseil d'administration des services sociaux de Thunder Bay	Holy Cross Villa of Thunder Bay
109.	Conseil d'administration des services sociaux de Thunder Bay	Mattawa Non-Profit Housing Corporation
110.	Conseil d'administration des services sociaux de Thunder Bay	Nipigon Housing Corporation
111.	Conseil d'administration des services sociaux de Thunder Bay	Thunder Bay Deaf Housing Inc.
112.	Conseil d'administration des services sociaux de Thunder Bay	Thunder Bay District Housing Corporation
113.	Conseil d'administration des services sociaux de Thunder Bay	Thunder Bay Metro Lions Housing Corporation

Commencement

2. This Regulation comes into force on the later of the day section 184 of Schedule 1 (*Housing Services Act, 2011*) to the *Strong Communities through Affordable Housing Act, 2011* comes into force and the day this Regulation is filed.

Made by:

RICK BARTOLUCCI
Minister of Municipal Affairs and Housing

Date made: August 29, 2011.

CORRECTION

To Ontario Regulation 420/11 under the *Housing Services Act, 2011* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 420/11

made under the

HOUSING SERVICES ACT, 2011

Made: August 29, 2011

Filed: August 30, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 370/11

(High Needs Households and Household Income Limits — Subsection 40 (4) of the Act)

Note: Ontario Regulation 370/11 has not previously been amended.

1. Ontario Regulation 370/11 is amended by adding the following French version:

**MÉNAGES AYANT DES BESOINS IMPORTANTS ET SEUILS DE REVENU DES MÉNAGES —
PARAGRAPHE 40 (4) DE LA LOI**

Critère d'admissibilité des ménages ayant des besoins importants : par. 40 (4) de la Loi

1. (1) Le critère énoncé au paragraphe (2) est prescrit pour l'application de la définition de «ménage ayant des besoins importants» au paragraphe 40 (4) de la Loi.

(2) Est un ménage ayant des besoins importants, le ménage dont le revenu annuel est égal ou inférieur au revenu annuel maximal des ménages indiqué à l'annexe 1 pour la grandeur du logement qu'il occupe et la zone où ce logement est situé.

Seuil de revenu des ménages : par. 40 (4) de la Loi

2. (1) Le seuil de revenu des ménages visé au paragraphe (2) est prescrit pour l'application de la définition de «seuil de revenu des ménages» au paragraphe 40 (4) de la Loi.

(2) Le seuil de revenu des ménages correspond au seuil de revenu annuel des ménages indiqué à l'annexe 2 pour la grandeur du logement qu'occupe le ménage et la zone où ce logement est situé.

Entrée en vigueur

3. Le présent règlement entre en vigueur le même jour que l'article 184 de l'annexe 1 (*Loi de 2011 sur les services de logement*) de la *Loi de 2011 favorisant des collectivités fortes grâce au logement abordable*.

**ANNEXE 1
MÉNAGES AYANT DES BESOINS IMPORTANTS (ARTICLE 1)**

Numéro	Gestionnaire de services	Zone	Revenu annuel maximal des ménages – besoins importants				
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher
1.	Cité de Brantford	Cité de Brantford	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
2.	Cité de Brantford	Toute l'aire de service sauf la partie indiquée au numéro 1	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
3.	Comté de Bruce	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
4.	Municipalité de Chatham-Kent	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
5.	Cité de Cornwall	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
6.	Comté de Dufferin	Ville de Mono, ville d'Orangeville	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$

Numéro	Gestionnaire de services	Zone	Revenu annuel maximal des ménages – besoins importants				
7.	Comté de Dufferin	Toute l'aire de service sauf la partie indiquée au numéro 6	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
8.	Municipalité régionale de Durham	Ville d'Ajax, municipalité de Clarington, cité d'Oshawa, cité de Pickering, canton d'Uxbridge, ville de Whitby	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
9.	Municipalité régionale de Durham	Toute l'aire de service sauf la partie indiquée au numéro 8	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
10.	Ville du Grand Sudbury	Toute l'aire de service	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
11.	Comté de Grey	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
12.	Municipalité régionale de Halton	Toute l'aire de service	18 900 \$	22 500 \$	26 400 \$	31 800 \$	39 300 \$
13.	Cité de Hamilton	Toute l'aire de service	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
14.	Comté de Hastings	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
15.	Comté de Huron	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
16.	Cité de Kawartha Lakes	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
17.	Cité de Kingston	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
18.	Comté de Lambton	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
19.	Comté de Lanark	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
20.	Comtés unis de Leeds et Grenville	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
21.	Comté de Lennox et Addington	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
22.	Cité de London	Municipalité de Middlesex Centre, cité de London, municipalité de Thames Centre	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
23.	Cité de London	Toute l'aire de service sauf la partie indiquée au numéro 22	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
24.	Municipalité de district de Muskoka	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
25.	Municipalité régionale de Niagara	Canton de West Lincoln	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
26.	Municipalité régionale de Niagara	Toute l'aire de service sauf la partie indiquée au numéro 25	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
27.	Comté de Norfolk	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
28.	Comté de Northumberland	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
29.	Ville d'Ottawa	Toute l'aire de service	18 000 \$	21 600 \$	26 100 \$	33 300 \$	36 600 \$
30.	Comté d'Oxford	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
31.	Municipalité régionale de Peel	Toute l'aire de service	18 900 \$	22 500 \$	26 400 \$	31 800 \$	39 300 \$
32.	Cité de Peterborough	Cité de Peterborough	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
33.	Cité de Peterborough	Toute l'aire de service sauf la partie indiquée au numéro 32	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
34.	Comtés unis de Prescott et Russell	Cité de Clarence-Rockland, canton de Russell	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
35.	Comtés unis de Prescott et Russell	Toute l'aire de service sauf la partie indiquée au numéro 34	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
36.	Comté de Renfrew	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
37.	Comté de Simcoe	Cité de Barrie	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
38.	Comté de Simcoe	Ville de Bradford West Gwillimbury, ville de New Tecumseth	18 900 \$	22 500 \$	26 400 \$	31 800 \$	39 300 \$
39.	Comté de Simcoe	Toute l'aire de service sauf la partie indiquée aux numéros 37 et 38	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
40.	Cité de St. Thomas	Canton de Southwold, cité de St. Thomas, municipalité de Central Elgin	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
41.	Cité de St. Thomas	Toute l'aire de service sauf la partie indiquée au numéro 40	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
42.	Cité de Stratford	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
43.	Cité de Toronto	Toute l'aire de service	18 900 \$	22 500 \$	26 400 \$	31 800 \$	39 300 \$

Numéro	Gestionnaire de services	Zone	Revenu annuel maximal des ménages – besoins importants				
44.	Municipalité régionale de Waterloo	Canton de Wellesley, canton de Wilmot	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
45.	Municipalité régionale de Waterloo	Toute l'aire de service sauf la partie indiquée au numéro 44	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
46.	Comté de Wellington	Cité de Guelph	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
47.	Comté de Wellington	Toute l'aire de service sauf la partie indiquée au numéro 46	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
48.	Cité de Windsor	Ville d'Amherstburg, ville d'Essex, ville de Lakeshore, ville de LaSalle, ville de Tecumseh, cité de Windsor	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
49.	Cité de Windsor	Toute l'aire de service sauf la partie indiquée au numéro 48	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
50.	Municipalité régionale de York	Toute l'aire de service	18 900 \$	22 500 \$	26 400 \$	31 800 \$	39 300 \$
51.	Conseil d'administration des services du district d'Algoma	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
52.	Conseil d'administration des services sociaux du district de Cochrane	Ville de Moosonee	26 100 \$	30 300 \$	32 400 \$	36 600 \$	42 000 \$
53.	Conseil d'administration des services sociaux du district de Cochrane	Toute l'aire de service sauf la partie indiquée au numéro 52	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
54.	Conseil des services du district de Kenora	Canton de Lake of the Woods, canton de Sioux Narrows-Nestor Falls	26 100 \$	30 300 \$	32 400 \$	36 600 \$	42 000 \$
55.	Conseil des services du district de Kenora	Toute l'aire de service sauf la partie indiquée au numéro 54	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
56.	Conseil des services du district de Manitoulin-Sudbury	Toute l'aire de service	26 100 \$	30 300 \$	32 400 \$	36 600 \$	42 000 \$
57.	Conseil d'administration des services sociaux du district de Nipissing	Canton de Papineau-Cameron	26 100 \$	30 300 \$	32 400 \$	36 600 \$	42 000 \$
58.	Conseil d'administration des services sociaux du district de Nipissing	Toute l'aire de service sauf la partie indiquée au numéro 57	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
59.	Conseil d'administration des services sociaux du district de Parry Sound	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
60.	Conseil d'administration des services sociaux du district de Rainy River	Canton de Chapple, canton de Dawson, canton de Morley	26 100 \$	30 300 \$	32 400 \$	36 600 \$	42 000 \$
61.	Conseil d'administration des services sociaux du district de Rainy River	Toute l'aire de service sauf la partie indiquée au numéro 60	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
62.	Conseil d'administration des services sociaux du district de Sault Ste. Marie	Toute l'aire de service	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
63.	Conseil d'administration des services sociaux de Thunder Bay	Canton de Conmee, canton de Gillies, municipalité de Neebing, canton d'O'Connor, municipalité d'Oliver-Paipoonge, municipalité de Shuniah, cité de Thunder Bay	13 500 \$	17 400 \$	21 300 \$	26 100 \$	32 700 \$
64.	Conseil d'administration des services sociaux de Thunder Bay	Toute l'aire de service sauf la partie indiquée au numéro 63	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
65.	Conseil d'administration des services sociaux du district de Timiskaming	Ville de Cobalt, cité de Temiskaming Shores, canton de Harris, canton de Hudson	13 200 \$	15 900 \$	19 200 \$	21 900 \$	25 800 \$
66.	Conseil d'administration des services sociaux du district de Timiskaming	Toute l'aire de service sauf la partie indiquée au numéro 65	26 100 \$	30 300 \$	32 400 \$	36 600 \$	42 000 \$

ANNEXE 2
SEUILS DE REVENU DES MÉNAGES (ARTICLE 2)

Numéro	Gestionnaire de services	Zone	Seuil de revenu annuel des ménages				
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher
1.	Cité de Brantford	Cité de Brantford	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
2.	Cité de Brantford	Toute l'aire de service sauf la partie indiquée au numéro 1	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
3.	Comté de Bruce	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
4.	Municipalité de Chatham-Kent	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
5.	Cité de Cornwall	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
6.	Comté de Dufferin	Ville de Mono, ville d'Orangeville	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
7.	Comté de Dufferin	Toute l'aire de service sauf la partie indiquée au numéro 6	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
8.	Municipalité régionale de Durham	Ville d'Ajax, municipalité de Clarington, cité d'Oshawa, cité de Pickering, canton d'Uxbridge, ville de Whitby	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
9.	Municipalité régionale de Durham	Toute l'aire de service sauf la partie indiquée au numéro 8	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
10.	Ville du Grand Sudbury	Toute l'aire de service	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
11.	Comté de Grey	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
12.	Municipalité régionale de Halton	Toute l'aire de service	31 500 \$	37 500 \$	44 000 \$	53 000 \$	65 500 \$
13.	Cité de Hamilton	Toute l'aire de service	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
14.	Comté de Hastings	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
15.	Comté de Huron	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
16.	Cité de Kawartha Lakes	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
17.	Cité de Kingston	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
18.	Comté de Lambton	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
19.	Comté de Lanark	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
20.	Comtés unis de Leeds et Grenville	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
21.	Comté de Lennox et Addington	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
22.	Cité de London	Municipalité de Middlesex Centre, cité de London, municipalité de Thames Centre	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
23.	Cité de London	Toute l'aire de service sauf la partie indiquée au numéro 22	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
24.	Municipalité de district de Muskoka	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
25.	Municipalité régionale de Niagara	Canton de West Lincoln	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
26.	Municipalité régionale de Niagara	Toute l'aire de service sauf la partie indiquée au numéro 25	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
27.	Comté de Norfolk	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
28.	Comté de Northumberland	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
29.	Ville d'Ottawa	Toute l'aire de service	30 000 \$	36 000 \$	43 500 \$	55 500 \$	61 000 \$
30.	Comté d'Oxford	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
31.	Municipalité régionale de Peel	Toute l'aire de service	31 500 \$	37 500 \$	44 000 \$	53 000 \$	65 500 \$
32.	Cité de Peterborough	Cité de Peterborough	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
33.	Cité de Peterborough	Toute l'aire de service sauf la partie indiquée au numéro 32	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
34.	Comtés unis de Prescott et Russell	Cité de Clarence-Rockland, canton de Russell	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
35.	Comtés unis de Prescott et Russell	Toute l'aire de service sauf la partie indiquée au numéro 34	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
36.	Comté de Renfrew	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$

Numéro	Gestionnaire de services	Zone	Seuil de revenu annuel des ménages				
37.	Comté de Simcoe	Cité de Barrie	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
38.	Comté de Simcoe	Ville de Bradford West Gwillimbury, ville de New Tecumseth	31 500 \$	37 500 \$	44 000 \$	53 000 \$	65 500 \$
39.	Comté de Simcoe	Toute l'aire de service sauf la partie indiquée aux numéros 37 et 38	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
40.	Cité de St. Thomas	Canton de Southwold, cité de St. Thomas, municipalité de Central Elgin	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
41.	Cité de St. Thomas	Toute l'aire de service sauf la partie indiquée au numéro 40	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
42.	Cité de Stratford	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
43.	Cité de Toronto	Toute l'aire de service	31 500 \$	37 500 \$	44 000 \$	53 000 \$	65 500 \$
44.	Municipalité régionale de Waterloo	Canton de Wellesley, canton de Wilmot	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
45.	Municipalité régionale de Waterloo	Toute l'aire de service sauf la partie indiquée au numéro 44	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
46.	Comté de Wellington	Cité de Guelph	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
47.	Comté de Wellington	Toute l'aire de service sauf la partie indiquée au numéro 46	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
48.	Cité de Windsor	Ville d'Amherstburg, ville d'Essex, ville de Lakeshore, ville de LaSalle, ville de Tecumseh, cité de Windsor	22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
49.	Cité de Windsor	Toute l'aire de service sauf la partie indiquée au numéro 48	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
50.	Municipalité régionale de York	Toute l'aire de service	31 500 \$	37 500 \$	44 000 \$	53 000 \$	65 500 \$
51.	Conseil d'administration des services du district d'Algoma	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
52.	Conseil d'administration des services sociaux du district de Cochrane	Ville de Moosonee	43 500 \$	50 500 \$	54 000 \$	61 000 \$	70 000 \$
53.	Conseil d'administration des services sociaux du district de Cochrane	Toute l'aire de service sauf la partie indiquée au numéro 52	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
54.	Conseil des services du district de Kenora	Canton de Lake of the Woods, canton de Sioux Narrows-Nestor Falls	43 500 \$	50 500 \$	54 000 \$	61 000 \$	70 000 \$
55.	Conseil des services du district de Kenora	Toute l'aire de service sauf la partie indiquée au numéro 54	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
56.	Conseil des services du district de Manitoulin-Sudbury	Toute l'aire de service	43 500 \$	50 500 \$	54 000 \$	61 000 \$	70 000 \$
57.	Conseil d'administration des services sociaux du district de Nipissing	Canton de Papineau-Cameron	43 500 \$	50 500 \$	54 000 \$	61 000 \$	70 000 \$
58.	Conseil d'administration des services sociaux du district de Nipissing	Toute l'aire de service sauf la partie indiquée au numéro 57	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
59.	Conseil d'administration des services sociaux du district de Parry Sound	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
60.	Conseil d'administration des services sociaux du district de Rainy River	Canton de Chapple, canton de Dawson, canton de Morley	43 500 \$	50 500 \$	54 000 \$	61 000 \$	70 000 \$
61.	Conseil d'administration des services sociaux du district de Rainy River	Toute l'aire de service sauf la partie indiquée au numéro 60	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
62.	Conseil d'administration des services sociaux du district de Sault Ste. Marie	Toute l'aire de service	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$

Numéro	Gestionnaire de services	Zone	Seuil de revenu annuel des ménages				
			22 500 \$	29 000 \$	35 500 \$	43 500 \$	54 500 \$
63.	Conseil d'administration des services sociaux de Thunder Bay	Canton de Conmee, canton de Gillies, municipalité de Neebing, canton d'O'Connor, municipalité d'Oliver-Paipoonge, municipalité de Shuniah, cité de Thunder Bay					
64.	Conseil d'administration des services sociaux de Thunder Bay	Toute l'aire de service sauf la partie indiquée au numéro 63	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
65.	Conseil d'administration des services sociaux du district de Timiskaming	Ville de Cobalt, cité de Temiskaming Shores, canton de Harris, canton de Hudson	22 000 \$	26 500 \$	32 000 \$	36 500 \$	43 000 \$
66.	Conseil d'administration des services sociaux du district de Timiskaming	Toute l'aire de service sauf la partie indiquée au numéro 65	43 500 \$	50 500 \$	54 000 \$	61 000 \$	70 000 \$

Commencement

2. This Regulation comes into force on the later of the day section 184 of Schedule 1 (*Housing Services Act, 2011*) to the *Strong Communities through Affordable Housing Act, 2011* comes into force and the day this Regulation is filed.

Made by:

RICK BARTOLUCCI
Minister of Municipal Affairs and Housing

Date made: August 29, 2011.

CORRECTION

To Ontario Regulation 421/11 under the *Ontario Works Act, 1997* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 421/11 pris en vertu de la *Loi de 1997 sur le programme Ontario au travail* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 421/11

made under the

ONTARIO WORKS ACT, 1997

Made: August 12, 2011

Filed: August 30, 2011

Published on e-Laws: August 31, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 136/98

(Designation of Geographic Areas and Delivery Agents)

Note: Ontario Regulation 136/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 2.1 (1) of Ontario Regulation 136/98 is amended by adding the following paragraph:

8. Wahnapiitae First Nation.

2. The Regulation is amended by adding the following section:

2.3 The territory as set out in the document labelled “Description” dated June 27, 2011 from Natural Resources Canada with file reference SM8206 - 06356 and available in the Ministry at the Ontario Works Branch, 4th Floor, Room 434, 880 Bay St., Toronto, Ontario, M7A 2B6 is designated as a geographic area and the band known as the Nibinamik First Nation is designated as the delivery agent for the geographic area.

3. Section 3 of the Regulation is amended by striking out “section 1 or 2” and substituting “section 1, 2, 2.1, 2.2 or 2.3”.

4. Item 1 of Schedule 2 to the Regulation is revoked and the following substituted:

1. Chippewas of Rama First Nation

Commencement

5. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 421/11

pris en vertu de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 12 août 2011

déposé le 30 août 2011

publié sur le site Lois-en-ligne le 31 août 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. de l'Ont. 136/98

(Désignation de zones géographiques et d'agents de prestation des services)

Remarque : Le Règlement de l'Ontario 136/98 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 2.1 (1) du Règlement de l'Ontario 136/98 est modifié par adjonction de la disposition suivante :

8. Wahnapiatae First Nation.

2. Le Règlement est modifié par adjonction de l'article suivant :

2.3 Le territoire indiqué dans le document de Ressources naturelles Canada intitulé «Description», daté du 27 juin 2011, et portant le numéro de référence SM8206 - 06356, que l'on peut consulter au ministère, à la Direction du programme Ontario au travail, bureau 434, 4^e étage, 880, rue Bay, Toronto (Ontario) M7A 2B6 est désigné comme zone géographique. La bande connue sous le nom de Nibinamik First Nation est désignée comme agent de prestation des services à l'égard de cette zone.

3. L'article 3 du Règlement est modifié par substitution de «l'article 1, 2, 2.1, 2.2 ou 2.3» à «l'article 1 ou 2».**4. Le numéro 1 de l'annexe 2 du Règlement est abrogé et remplacé par ce qui suit :**

1. Chippewas of Rama First Nation.

Entrée en vigueur

5. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

*La ministre des Services sociaux et communautaires,***MADELEINE MEILLEUR**
Minister of Community and Social Services

Date made: August 12, 2011.

Pris le : 12 août 2011.

38/11

CORRECTION

To Ontario Regulation 422/11 under the *City of Toronto Act, 2006* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 422/11

made under the

CITY OF TORONTO ACT, 2006

Made: August 30, 2011

Filed: August 31, 2011

Published on e-Laws: September 1, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 121/07

(Traditional Municipal Taxes, Limits and Collection)

Note: Ontario Regulation 121/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Ontario Regulation 121/07 is amended by adding the following section immediately before the heading “Miscellaneous (Part XII of the Act)”:

Identification of comparable properties, s. 294 (6), (7) of the Act

35.1 (1) This section applies with respect to the eligible properties in the City in which, under subparagraph 6 ii of subsection 292 (1) of the Act, the amount of taxes on the properties for a particular taxation year is to be determined by multiplying the amount of the uncapped taxes by 100 per cent.

(2) Despite subsections 294 (6) and (7) of the Act, the assessment corporation is not required to identify comparable properties with respect to those eligible properties.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: August 30, 2011.

38/11

CORRECTION

To Ontario Regulation 423/11 under the *Electricity Act, 1998* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 423/11

made under the

ELECTRICITY ACT, 1998

Made: August 30, 2011

Filed: August 31, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

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**DETERMINING ASSESSED VALUE
(CLAUSE 92 (1) (A) OF THE ACT)**

Prescribed amounts re generating station buildings or structures

1. For 2011 and subsequent taxation years, the following amounts are prescribed for the purposes of clause 92 (1) (a) of the Act with respect to the determination of the assessed value of the land on which are situated generating station buildings or structures:

1. For generating station buildings or structures owned by Ontario Power Generation Inc. or any of its subsidiaries, the amount set out in Table 1 opposite the roll number and subordinate roll number for the property on which they are located.
2. For generating station buildings or structures owned by a municipal electricity utility, the amount set out in Table 2 opposite the roll number and subordinate roll number for the property on which they are located.

Prescribed amounts re transformer station buildings or structures

2. For 2011 and subsequent taxation years, the following amounts are prescribed for the purposes of clause 92 (1) (a) of the Act with respect to the determination of the assessed value of the land on which are situated transformer station buildings or structures:

1. For transformer station buildings or structures owned by Ontario Power Generation Inc. or any of its subsidiaries, the amount set out in Table 3 opposite the roll number and subordinate roll number for the property on which they are located.
2. For transformer station buildings or structures owned by Hydro One Inc. or any of its subsidiaries, the amount set out in Table 4 opposite the roll number and subordinate roll number for the property on which they are located.
3. For transformer station buildings or structures owned by a municipal electricity utility other than Toronto Hydro Corporation, the amount set out in Table 5 opposite the roll number and subordinate roll number for the property on which they are located.
4. For transformer station buildings or structures owned by Toronto Hydro Corporation, the amount set out in Table 6 opposite the roll number and subordinate roll number for the property on which they are located.

Prescribed amounts re transformer station buildings or structures, taxation years before 2011

3. (1) For 1999 and subsequent taxation years before 2011, the following amounts are prescribed for the purposes of clause 92 (1) (a) of the Act with respect to the determination of the assessed value of the land on which are situated transformer station buildings or structures:

1. For transformer station buildings or structures owned by Ontario Power Generation Inc. or any of its subsidiaries, the amount set out in Table 3 opposite the roll number and subordinate roll number for the property on which they are located.
2. For transformer station buildings or structures owned by Hydro One Inc. or any of its subsidiaries, the amount set out in the following Tables opposite the roll number and subordinate roll number for the property on which they are located:
 - i. The amount in Table 7 for 1999, 2000, 2001, 2002 and 2003 respectively.
 - ii. The amount in Table 8 for 2004, 2005, 2006, 2007 and 2008 to 2010 respectively.
3. For transformer station buildings or structures owned by Toronto Hydro Corporation, the amount set out in the following Tables opposite the roll number and subordinate roll number for the property on which they are located:
 - i. The amount in Table 9 for 1999, 2000, 2001, 2002 and 2003 respectively.
 - ii. The amount in Table 10 for 2004, 2005, 2006, 2007 and 2008 to 2010 respectively.

(2) The amounts prescribed by subsection (1) prevail over the amounts that were prescribed for those years under clauses 3 (c) and (d) of the predecessor regulation (Ontario Regulation 224/00).

RETURNS

Returns

4. (1) For 2011 and subsequent taxation years, the following entities shall file a return with the Minister of Revenue on or before October 16 of the year:

1. Ontario Power Generation Inc. and each of its subsidiaries.
2. Hydro One Inc. and each of its subsidiaries.

3. Every municipal electricity utility.

(2) The return must include the following information and documents with respect to the properties owned by the entity on which it is liable to make payments under subsection 92 (1) of the Act:

1. A copy of the municipal tax bill for each of the properties for the year and a copy of any notices for the payment of taxes given with respect to assessments under section 33 or 34 of the *Assessment Act* in the 12 months before the return is filed.
2. If a property is in unorganized territory within the jurisdiction of a school board,
 - i. for taxation years before 2009, a copy of the final notice issued by the school board under subsection 257.7 (1) of the *Education Act* for the property for the year and any notices for the payment of school taxes given with respect to assessments under section 33 or 34 of the *Assessment Act* in the 12 months before the filing of the return, and
 - ii. for 2009 and subsequent taxation years, a copy of the tax bill issued by the Minister under section 6 of the *Provincial Land Tax Act, 2006* for the property for the year and any notices for the payment of school taxes given with respect to assessments under section 33 or 34 of the *Assessment Act* in the 12 months before the filing of the return.
3. An itemized account of the amounts payable under subsection 92 (1) of the Act for each of the properties, including,
 - i. the roll number and subordinate roll number for the property,
 - ii. the inside ground floor area of each building or structure on the property, in square metres,
 - iii. the amount payable under clause 92 (1) (a) of the Act for the property,
 - iv. the amount payable under clause 92 (1) (b) of the Act for the property, and
 - v. the total amount payable under subsection 92 (1) of the Act for the property.
4. The aggregate amount payable under subsection 92 (1) of the Act for all of the properties.

(3) Ontario Power Generation Inc. is permitted to file a consolidated return for itself and on behalf of its subsidiaries and, if it does so, the properties owned by the subsidiaries are deemed, for the purposes of this section, to be owned by Ontario Power Generation Inc. and to be properties on which it is liable to make payments under subsection 92 (1) of the Act.

(4) Hydro One Inc. is permitted to file a consolidated return for itself and on behalf of its subsidiaries and, if it does so, the properties owned by the subsidiaries are deemed, for the purposes of this section, to be owned by Hydro One Inc. and to be properties on which it is liable to make payments under subsection 92 (1) of the Act.

(5) In this section,

“municipal tax bill” means, in relation to a property, the tax bill issued for a particular year under section 343 of the *Municipal Act, 2001* by a local municipality or under section 307 or 308 of the *City of Toronto Act, 2006* by the City of Toronto.

Returns, taxation years before 2011

5. (1) This section applies if the amount payable by an entity under subsection 92 (1) of the Act with respect to a property for any taxation year from 1999 to 2010, determined under section 3 of this Regulation, is different from the amount, if any, that was payable by the entity for that year as determined under the predecessor regulation (Ontario Regulation 224/00).

(2) The entity shall file a return or an amended return for the year with the Minister of Revenue on or before January 31, 2012.

(3) Subsections 4 (1), (3) and (4) apply, with necessary modifications, with respect to the return or amended return for a year.

PAYMENTS IN LIEU

Payments by Ontario Power Generation Inc.

6. (1) For 2011 and subsequent taxation years, Ontario Power Generation Inc. or its subsidiary, as the case may be, shall make monthly payments to the Financial Corporation with respect to its liability under subsection 92 (1) of the Act for each property it owns that has a roll number set out in Table 1 or 3.

(2) Payments with respect to each property must be made on or before the 16th day of the month and,

- (a) the amount of each payment to be made in the first nine months of a year must be 1/12 of the total amount paid with respect to the property for the preceding year; and
- (b) the amount of each payment to be made in the remaining three months of the year must be 1/3 of the difference between the total amount payable for the year under subsection 92 (1) of the Act with respect to the property and the sum of the amounts paid in the first nine months of the year under clause (a).

(3) If Ontario Power Generation Inc. or a subsidiary, as the case may be, acquires a property on or after January 1 but before October 16 in a year, the amount payable under subsection 92 (1) of the Act for that year shall be paid in three equal instalments on or before October 16, November 16 and December 16 of that year.

(4) If Ontario Power Generation Inc. or a subsidiary, as the case may be, acquires a property on or after October 16 in a year, the amount payable under subsection 92 (1) of the Act for that year shall be included in the first payment made under subsection (1) in the following year.

(5) If subsection (4) applies, the monthly payment with respect to the property for the subsequent year shall be determined as if the property had been owned by Ontario Power Generation Inc. or the subsidiary for the entire year in which the property was acquired.

(6) If Ontario Power Generation Inc. or a subsidiary disposed of a property after January 1 of a year, the payments made under clause (2) (a) or (b) may be adjusted to eliminate any payment made in respect of the property commencing in the month after the disposition of the property.

(7) If subsection (6) applies, the monthly payments for a subsequent year shall be determined as if the property had not been owned by Ontario Power Generation Inc. or the subsidiary for the entire year in which the property was disposed of.

(8) Ontario Power Generation Inc. is permitted to make consolidated payments under this section for itself and on behalf of its subsidiaries with respect to their liabilities under subsection 92 (1) of the Act.

Payments by Hydro One Inc.

7. (1) For 2011 and subsequent taxation years, Hydro One Inc. or its subsidiary, as the case may be, shall make two payments to the Financial Corporation with respect to its liability under subsection 92 (1) of the Act for each property it owns that has a roll number set out in Table 1 or 3.

(2) An interim payment with respect to each property must be made on or before April 16, and the amount of the interim payment is 50 per cent of the total amount paid with respect to the property for the preceding year.

(3) A final payment with respect to each property must be made on or before October 16, and the amount of the final payment is the difference between the amount of the interim payment, if any, and the amount payable for the year under subsection 92 (1) of the Act with respect to the property.

(4) If Hydro One Inc. or the subsidiary, as the case may be, acquires a property whose roll number is set out in any of the Tables and the property is acquired on or after January 1 but before October 16, the following rules apply:

1. The amount payable under subsection 92 (1) for the year must be paid on or before October 16.
2. The interim payment with respect to the property for the subsequent year is 50 per cent of the amount that would have been payable for the year in which the property was acquired, had subsection 92 (1) of the Act applied to the property for the full year.

(5) If Hydro One Inc. or the subsidiary, as the case may be, acquires a property on or after October 16 in a year, the amount payable under subsection 92 (1) of the Act for the year must be included in the interim payment to be made in the following year.

(6) Hydro One Inc. is permitted to make consolidated payments under this section for itself and on behalf of its subsidiaries with respect to their liabilities under subsection 92 (1) of the Act.

Payments by Hydro One Inc., re returns for taxation years before 2011

8. (1) This section applies if Hydro One Inc. or its subsidiary is required by section 5 to file a return or amended return with respect to a property for any taxation year from 1999 to 2010.

(2) In its return or amended return, Hydro One Inc. or the subsidiary shall pay to the Financial Corporation any amount owing as set out in the return or amended return and, if an overpayment has been made according to the return or amended return, the amount of the overpayment shall be refunded.

(3) Subsections 4 (4) and 7 (6) apply, with necessary modifications, with respect to the requirements set out in subsections (1) and (2).

Payments by municipal electricity utilities

9. (1) For 2011 and subsequent taxation years, each municipal electricity utility shall make two payments to the Financial Corporation with respect to its liability under subsection 92 (1) of the Act for each property it owns that has a roll number set out in Table 2, 4, 5 or 6.

(2) Subsections 7 (2), (3), (4) and (5) apply, with necessary modifications, with respect to the payments to be made by each municipal electricity utility.

Payments by municipal electricity utilities, re returns for taxation years before 2011

10. (1) This section applies if a municipal electricity utility is required by section 5 to file a return or an amended return with respect to a property for any taxation year from 1999 to 2010.

(2) In its return or amended return, the municipal electricity utility shall pay to the Financial Corporation any amount owing as set out in the return or amended return and, if an overpayment has been made according to the return or amended return, the amount of the overpayment shall be refunded.

Minimum amount of all payments

11. (1) Despite sections 6, 7 and 9, if the total amount determined to be payable under subsection 92 (1) of the Act by an entity for a year with respect to all of its properties referred to in Tables 1, 2, 3, 4, 5 and 6 is less than \$50, no payment shall be made and, if that amount is less than \$100, payment shall be made with the filing of the return under section 4.

(2) If either Ontario Power Generation Inc. or Hydro One Inc. makes consolidated payments under section 6 or 7 for itself and on behalf of its subsidiaries, the amounts referred to in subsection (1) apply with respect to the total amount of the consolidated payments.

(3) Despite sections 8 and 10, if the total amount determined to be payable by an entity for a year in connection with the returns or amended returns required by section 5 with respect to all of its properties is less than \$50, no payment shall be made and, if that amount is less than \$100, payment shall be made with the filing of the returns or amended returns.

(4) If Hydro One Inc. makes consolidated payments under section 8 for itself and on behalf of its subsidiaries, the amounts referred to in subsection (3) apply with respect to the total amount of the consolidated payments.

INTEREST AND PENALTIES**Interest on overdue payments**

12. (1) Interest is payable on any amount that is not paid when it is due.

(2) The amount of the interest is determined at the same rate and in the same manner as interest on overdue amounts under the *Corporations Tax Act*.

(3) If the amount prescribed for the purposes of clause 92 (1) (a) of the Act changes after the return or an amended return for the year has been filed or if no return is filed, interest is payable on any refund that becomes payable as a result of the change in the prescribed amount, and the interest is payable for the period from the date of the overpayment to the Financial Corporation and is determined at the rates determined for overpayments under the *Corporations Tax Act*.

Penalty on overdue payments

13. (1) A penalty is payable with respect to any amount that is not paid when it is due.

(2) The amount of the penalty is \$6 or 5 per cent of the amount due, whichever is greater.

AMENDMENTS, REVOCATION AND COMMENCEMENT**Amendments**

14. Sections 3, 5, 8 and 10, subsections 11 (3) and (4) and Tables 7 to 10 of this Regulation are revoked.

Revocation

15. Ontario Regulation 224/00 is revoked.

Commencement

16. (1) Subject to subsection (2), this Regulation is deemed to have come into force on January 1, 2011.

(2) Section 14 comes into force on January 1, 2013.

TABLE 1
GENERATING STATIONS – ONTARIO POWER GENERATION INC. AND SUBSIDIARIES
(2011 AND SUBSEQUENT TAXATION YEARS)

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
04020600908900	9802	Cornwall C	49,107.21
064202083505800	9801	West Carleton Tp	25,983.22
071471401517400	9801	Merrickville-Woolford V	1,944.29
094000303034900	9801	Lanark Highlands Tp	1,612.75
112119002006100	9802	Greater Napanee T	585.24
120421108503700	9801	Quinte West C	2,960.04
120430108022000	9801	Quinte West C	1,901.77

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
120441402521800	9801	Quinte West C	2,526.58
143500008010600	9801	Campbellford-Seymour T	4,360.78
143503402013401	9801	Campbellford-Scymour T	3,309.18
143503403013200	9801	Campbellford-Seymour T	7,925.25
143503404010500	9801	Campbellford-Seymour T	6,493.49
143503406017800	9801	Campbellford-Seymour T	5,309.84
151405011009800	9801	Peterborough C	2,431.02
152400000300100	0000	Lakeland V	3,288.43
180102002206800	9804	Pickering T	734.40
181701002009700	9803	Clarington T	1,414.92
210507099800200	9802	Mississauga C	789.69
262702002315600	9802	Niagara-on-the-Lake T	19,664.45
262902000110802	9801	St. Catharines C	3,154.03
262902000111300	9801	St. Catharines C	57,004.99
272503000220600	9801	Niagara Falls C	4,181.19
272510000100100	9803	Niagara Falls C	62,932.52
283302000118900	9802	Nanticoke C	803.50
382200002020002	9802	Moore Tp	670.89
410826000423401	9801	Bruce Tp	944.90
410826000423403	9801	Bruce Tp	2,777.83
421800000608800	9801	Artemesia Tp	3,785.61
441802000100800	9801	Bracebridge T	3,093.31
441805000909200	9801	Bracebridge T	6,630.40
441805001001700	9802	Bracebridge T	4,104.25
445306001103500	9801	Muskoka Lakes Tp	8,344.10
446502002000200	9801	Georgian Bay Tp	11,664.51
446503002108701	0000	Georgian Bay Tp	9,753.20
470100101504600	9801	McNab-Braeside Tp	39,363.20
470200006500800	9802	Arnprior T	40,528.44
470600601073000	9801	Bagot-Blythfield-Brougham Tp	5,102.50
470600601073500	9801	Bagot-Blythfield-Brougham Tp	42,532.78
470600902002400	9801	Bagot-Blythfield-Brougham Tp	72,034.03
474600001034700	9802	Horton Tp	23,444.74
479200001001800	9802	Rolph, Buchanan, Wylie and McKay Tp	49,867.73
481900000161300	9802	Mattawan Tp	28,155.83
485218000100755	9801	West Nipissing T	22,397.69
495900000116800	9803	Himsworth South Tp	6,706.88
496400000405300	9801	Powassan T	2,846.14
497100000310200	9801	Nipissing Tp	2,899.27
520227000200100	9801	Sudbury Locality Education	1,960.17
530104000111600	9801	Nickel Centre T	2,954.48
530104000216001	9802	Nickel Centre T	6,583.03
545601000002400	9801	Matachewan Tp	2,070.01
549001000008800	0000	Timiskaming Locality Education	5,997.92
549001000011500	9801	Timiskaming Locality Education	63,653.66
549001000048800	9802	Timiskaming Locality Education	1,867.73
562701002009401	0000	Timmins C	5,843.44
562701009234800	9801	Timmins C	1,588.73
572400001205900	0000	Huron Shores Tp	33,338.68
573614000102000	0000	Central Algoma Locality Education	86,369.28
580404017330900	9801	Thunder Bay C	1,083.05
580824000105901	9801	Oliver and Paipoonge Tp	3,828.84
581001000111600	0000	Nipigon Red Rock Locality Education	8,050.04
585400000317901	9802	Terrace Bay Tp	7,809.59
590100000845400	9802	Atikokan Tp	663.89
604200000102400	9801	Ear Falls	7,506.01
609500000201400	0000	Red Lake Locality	28,101.38

TABLE 2
GENERATING STATIONS – MUNICIPAL ELECTRICITY UTILITIES
(2011 AND SUBSEQUENT TAXATION YEARS)

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
126200001001803	9801	Bancroft T	1,402.52
143503406021200	9802	Campbellford-Seymour T	6,114.66
473900001000800	9802	Eganville V	1,233.21
474800008016200	9801	Renfrew T	410.79
474800008016500	9801	Renfrew T	1,584.92
493203000412500	9801	Parry Sound T	1,771.80

TABLE 3
TRANSFORMER STATIONS – ONTARIO POWER GENERATION INC. AND SUBSIDIARIES
(2011 AND SUBSEQUENT TAXATION YEARS)

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
020900700307550	0000	3,150.17
040600101596000	9801	395.04
112119002006200	0000	7,526.88
272504000216000	9802	20,882.15
272511000108700	9801	1,583.39

TABLE 4
TRANSFORMER STATIONS – HYDRO ONE INC. AND SUBSIDIARIES
(2011 AND SUBSEQUENT TAXATION YEARS)

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
010100601626590	9801	4,659.50
010100602125000	0000	6,782.46
010100602146550	0000	3,548.39
010100602341000	0000	1,687.34
011101100023001	0000	2,186.38
011101100447500	9801	2,634.41
011101101547000	0000	3,118.28
011101400071600	0000	5,720.43
011101400178000	0000	1,587.30
011101600289000	9801	1,594.98
011101600921500	9801	2,553.76
011101800071000	9801	3,978.49
011101800076520	9801	4,301.08
011101800076615	9802	778.33
020100000507050	9801	6,496.42
020806000201350	0000	7,331.38
020900600500920	0000	1,272.40
020900700106300	0000	4,910.39
020900700201350	9802	648.48
020900700304801	0000	
020903000103925	9801	1,433.69
021200101010650	0000	6,485.22
021201201000750	9801	414.80
021202601701100	0000	6,674.08
023102000602210	0000	4,469.09
030200000138200	0000	9,912.63

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
030600003111800	9801	4,569.89
031601600404701	0000	4,905.91
031601602201390	9801	8,154.12
031601602303500	9801	5,506.68
031601602306900	9801	6,115.59
040206000913200	9803	418.60
040600100548900	0000	6,350.81
040600101465300	9801	4,480.29
041100900355000	0000	5,034.21
041101600456200	0000	931.90
050600100367800	0000	6,374.81
050600600291000	9801	689.81
050600600650800	0000	2,990.59
051101100514000	0000	3,020.99
051101600761500	9801	899.05
051101800007200	9801	8,164.08
051101900366500	9801	3,422.94
061402060141000	9801	1,416.25
061406300109200	9802	1,051.93
061407370159200	9801	1,439.98
061409510139801	9802	1,252.14
061410560235200	9801	2,116.66
061411650601600	9801	3,226.15
061412061000101	9801	2,030.44
061412085009705	9801	24,372.76
061418282500100	9801	9,856.63
061427181011300	9801	5,913.98
061427183016602	9801	6,182.80
061430081610100	9802	17,428.56
061442181504001	9801	5,824.37
061442181508901	9801	6,093.19
061442282001600	9801	1,083.60
061442282014100	9801	6,182.80
061442381513600	9801	11,290.32
061442381513601	9801	16,617.79
061450020125704	9801	9,356.24
061450030105700	9801	4,390.68
061450040150501	9801	
061450050131601	9801	6,810.04
061460007006200	9801	17,595.31
061460008002100	9801	773.69
061460010015001	9801	6,678.69
061470001524001	9801	16,685.21
061470004023803	9801	9,498.21
061470005067602	9801	10,215.05
061470005511001	9801	14,907.14
061470006522101	9801	31,280.55
070170101510300	9801	5,624.48
070170104016801	0000	3,566.31
070600001510800	9801	3,606.29
070600003510403	0000	4,390.68
070600004011900	9801	2,944.58
071471401019801	9801	3,919.53
071471401507201	9801	3,172.04
071971602001400	0000	12,737.80
071971604035401	9801	10,752.69
071971901019700	9801	2,204.30
071971901501600	9801	3,261.65
071971901516405	9801	516.13
071971901520702	9801	3,010.75

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
080100001019700	9801	3,473.95
080100001508201	9801	2,315.96
080100003015501	0000	3,763.44
080182402908513	0000	4,480.29
080201003046200	9801	10,233.59
080202003502300	9801	1,111.11
080202004527000	9801	307.22
080203006011000	9801	2,195.34
080203007020000	9801	2,132.62
080203007022700	9801	376.34
080203007501301	9801	4,480.29
080600001514201	9801	4,731.18
080600002000102	0000	4,301.08
081281203003300	9801	3,440.86
081981902415700	9801	3,440.86
083182803803600	9801	500.46
083183604601203	0000	4,211.47
083183605105201	9801	881.84
083183904413800	9801	8,436.72
083183905405302	9801	877.42
090401001517301	9801	537.63
090401001574600	9801	985.66
090402002004500	9801	14,516.13
090402002080501	9801	394.27
090403003026600	9801	1,075.27
091990801005501	9801	3,673.84
091990801521001	9801	3,440.86
091991901500401	9801	4,211.47
091991902021110	9801	3,606.29
091991903005506	9801	4,121.86
092101001518700	9801	7,616.49
092101003509601	9801	399.39
092103005523830	9801	1,541.22
092103006005200	9801	402.06
092103008005101	9801	623.81
092400002013701	9801	3,937.14
092801001016500	9801	4,598.84
092803006526702	0000	3,673.84
093192902035102	9801	678.09
093194602510501	9801	3,673.84
094000303030800	9801	907.26
101105014014300	9801	1,540.59
101108012005365	0000	3,279.57
101108013000100	0000	1,449.28
101108017320200	0000	3,243.73
101108018003900	0000	4,659.50
101108018004000	9801	3,981.16
101108018004100	0000	1,344.09
101108018004201	0000	9,498.21
101108020009100	0000	8,781.36
101108024009703	0000	3,740.07
101109002025520	0000	5,376.34
101109003018200	0000	1,254.48
101109005004610	0000	5,645.16
101109005013200	0000	563.24
101109006014900	0000	1,856.12
101109009017215	0000	8,960.57
102904001001099	0000	5,465.95
102906004011500	0000	2,956.99
102908001000400	9801	599.49

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
102908001000401	0000	6,272.40
102908002000800	0000	4,211.47
103904001001800	0000	1,559.14
103904001005500	0000	2,222.22
103908003004200	0000	1,507.71
104206002006501	0000	1,684.59
110401003017600	0000	5,555.56
110401008003000	0000	2,441.15
110401009017300	0000	1,093.19
110401011014800	0000	499.85
110401011014801	0000	1,451.61
110402001029700	0000	4,301.08
112103002010200	0000	3,422.94
112107003002800	9802	413.13
112107003006120	0000	689.57
112111001001710	0000	7,168.46
112119002012200	0000	985.66
112408008003100	0000	935.02
112409002013805	0000	2,204.30
112411005007550	0000	1,821.02
113401003057100	0000	1,122.02
113402001002500	0000	1,390.84
113403001002401	0000	1,565.74
120100004502000	9801	2,251.34
120201002011410	0000	2,484.24
120401001058400	9801	2,455.20
120401002546202	9801	3,082.44
120401002560050	9801	2,885.30
120401003003025	9801	1,039.43
120402003522100	9801	651.90
120403005021201	9801	852.67
120403005524801	9801	555.18
120403006016200	9801	913.98
120403006029999	9801	3,673.84
120421108501900	9801	5,955.33
120421108503900	9801	4,168.73
120430104011902	9801	3,507.03
120430106003400	9801	1,124.90
120430107005200	9801	3,673.84
120441401519815	9801	1,039.43
120807022018600	9801	888.49
120810002514400	9801	4,631.93
120810005510850	9801	6,451.61
122021801000200	9801	4,598.84
122021802010650	9801	3,584.23
123013801009450	9801	358.42
123013801528900	9801	1,621.17
123132804000901	9801	3,629.03
123132804001101	9801	3,440.86
124114102502025	9801	3,606.29
125400002009810	0000	1,218.64
126200001008800	9801	
126200001033015	9801	1,021.51
126206401500509	9801	7,616.49
135001001017600	9801	142.47
135002002004300	9801	243.32
135003003519600	9801	886.82
135022401012894	9801	1,863.80
135022401502603	9801	1,965.15
135032802003651	9801	6,014.78

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
135032803014501	9801	2,315.96
135032804010001	9801	1,792.11
135032804514400	9801	1,720.43
135032804524350	9801	2,813.62
135051102003170	9801	2,849.46
135051102503000	9801	1,541.22
135070101509001	9801	1,810.04
135080402011101	9801	860.22
135091801523400	9801	1,720.43
135091802512710	9801	559.78
140810802005614	9801	1,810.04
140810806001001	9801	8,243.73
140810806028518	9801	1,129.03
140810806030600	9801	2,025.09
140810806031200	9801	2,670.25
141101101019011	9801	3,494.62
141101202037600	9801	3,453.89
141900001015600	9801	4,887.59
141900003045101	9801	5,213.42
141900004009250	9801	692.21
142100018005600	9801	394.27
142322303000301	9801	5,286.74
142322304004200	9801	19,836.86
142322305010801	9801	2,419.35
143510004003100	9801	430.11
143510007013400	9801	824.23
143513406002300	9801	1,488.83
143513406013351	9801	5,690.65
143522901012000	9801	2,652.33
143522904001400	9801	3,440.86
143522904002501	9801	431.00
143522906006250	9801	3,763.44
143533203021270	9801	896.06
145011602022750	9801	8,512.54
145011602029505	9801	8,512.54
145011608020401	9801	3,530.47
145022602010590	9801	6,810.04
150101000304400	9801	6,451.61
150601000516400	9801	9,912.63
150901002018300	9801	9,072.58
150901005001201	9801	5,376.34
151401001000210	9801	1,802.59
151601000228801	9801	10,416.67
151601010106701	9801	10,567.30
151602000101700	9801	2,193.74
151602000119401	9801	6,182.80
151602000130400	9801	4,175.25
151602000334303	9801	5,824.37
151602020220000	0000	10,394.27
151603000317000	9801	9,240.59
152202000418110	9801	5,824.37
153101000219700	9801	6,093.19
153101000228900	9801	879.98
153101000932800	9801	9,576.61
153602000314200	9801	2,654.98
154201030206300	9801	9,744.62
154201030223850	9801	9,139.78
165100100812600	9801	8,697.03
165100600213802	9801	3,273.91
165100803026601	9801	5,376.34

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
165101000122700	9801	1,249.64
165101000343900	9802	587.58
165102000150101	9801	2,763.74
165102000314900	9801	1,569.31
165102602001506	9801	7,706.09
165102605008103	0000	6,003.58
165102800137500	9801	9,885.54
165104000110201	9801	1,302.94
165116002013510	0000	12,069.34
165116004005001	9801	2,508.96
165121001008901	0000	5,824.37
165121002021404	0000	5,824.37
165121003010202	0000	9,498.21
165121004005601	0000	9,319.00
165124000305300	9802	5,882.62
165124000317000	9801	5,286.74
165131003013001	9801	5,824.37
165131005002201	9801	4,480.29
180101001804100	9801	5,517.63
180501000214901	9801	24,193.55
180501001022100	0000	19,713.26
181302002501350	9801	8,040.56
181307000128000	9801	8,333.30
181701001002811	0000	14,695.34
181701001015500	9801	7,361.46
181701004013200	9801	11,579.82
181701012003406	0000	7,706.09
181701013004676	0000	20,430.11
181703001015901	9801	4,390.68
181703007007001	0000	7,706.09
182001000429300	9801	1,290.32
182001000514450	9801	17,025.09
182001000717825	0000	17,383.51
182002003021000	9801	4,569.89
182003000129060	0000	8,422.94
182004002023800	0000	14,516.13
182004005013605	0000	8,422.94
182901000221300	0000	34,408.60
182901000815905	9801	9,838.71
182903000612300	9801	30,645.16
182903000733505	9801	24,448.22
182905000202700	9801	2,020.90
182905001027700	9801	5,824.37
183901000318950	9801	5,286.74
183901000508800	9801	8,064.52
183904000131810	9801	10,215.05
183904000332100	9801	9,677.42
183904000440500	9801	1,352.82
183905000702010	9801	5,286.74
183905000722800	9801	2,652.33
183905000800101	9801	5,107.53
190104395001900	9801	7,643.36
190401199000400	9801	93,369.18
190403110001500	9801	2,255.59
190403202000500	9801	3,052.72
190404104000300	9801	11,439.67
190405415000100	9803	16,510.69
190405415000150	9801	25,268.82
190406208000300	9801	7,937.10
190406411000500	9802	3,703.93

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
190406578003700	9801	2,510.01
190406847001400	9801	1,651.88
190407332000400	9801	13,440.86
190407401000850	9801	1,245.74
190408102000660	9801	2,212.94
190408110001500	9801	4,498.44
190409542000600	9801	2,649.09
190410128012900	9801	47,340.69
190410435101350	9801	910.59
190411458004250	9801	1,389.84
190604110100100	9801	13,958.55
190801399000100	9801	965.35
190805499000400	9801	1,000.38
190807399000100	9801	1,690.62
190811599000100	9801	2,843.97
190812199000100	9801	2,869.44
191403215001300	9801	7,615.70
191403218000100	9801	4,136.71
191407117000050	9801	4,209.56
191901402000100	9801	3,498.77
191903898001700	9801	2,298.88
191904438100500	9801	2,094.47
191905435000150	9801	7,001.44
192800032015500	9801	13,226.51
192800032097000	9801	1,941.85
192800036903500	9802	26,511.52
193602013904001	0000	128,136.20
193807003255000	9801	101,433.69
194400009630100	9801	7,331.38
194400009868000	9801	83,154.12
194400010177400	9801	59,856.63
194400011134700	9801	37,634.41
194400014510000	9801	80,286.74
194801005015600	0000	5,707.31
194900005400500	9801	16,845.88
194900011781500	9801	20,250.90
195400002638650	9801	38,709.68
195400004635000	9801	25,089.61
195400007979200	9801	27,240.14
195400022063400	9801	30,465.95
195400088834601	0000	28,136.20
197000003072800	9801	18,996.42
197000004127000	9801	12,724.01
197000004194600	9801	41,218.64
197000006009000	9801	43,010.75
197000007113900	9801	25,268.82
197000009431300	9801	46,594.98
197000009630000	9801	40,681.00
197000012673000	9801	155.95
197000013412100	9801	52,508.96
197000014305100	9801	26,881.72
197000014345000	9801	29,211.47
210501099800101	9801	3,724.34
210502099800600	0000	17,400.65
210504099800101	9801	25,991.32
210504099800102	9801	18,415.99
210515099800300	0000	11,155.91
210515099800400	9801	7,514.91
211008099800200	9801	12,867.83
211012099800200	9801	6,741.40

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
211015099800100	0000	11,961.31
212401099800100	0000	55,779.57
212401099800400	0000	278,853.05
212403099800100	0000	39,784.95
212403099800200	0000	46,594.98
212403099800300	0000	87,029.57
212403099800400	0000	39,784.95
212403099800500	0000	32,258.06
212403099800600	0000	46,034.95
212403099800700	0000	64,874.55
212412099800100	0000	54,435.48
212412099800200	0000	45,878.14
220400000108150	9801	8,870.97
220400000351900	9801	1,948.92
220400000354900	9801	2,007.17
220800000108100	9801	550.18
221200000220950	9801	10,931.90
221200000415575	9801	9,498.21
221200000709305	9801	15,591.40
221600000116200	9801	4,502.69
221600000207700	9801	16,297.04
221900000515475	9801	5,465.95
221900000601510	9801	10,584.68
222100000109500	9801	6,774.19
222100000318310	9801	2329.75
230100000209750	9801	47,311.83
230100000614495	0000	7,616.49
230806000706700	9801	
230806000944250	0000	121,146.95
230806000946400	9801	638.28
231100000217300	9801	17,562.72
231100000514750	9801	19,175.63
231100000610140	9801	20,250.90
231100000813430	9801	26,881.72
231100001000700	9801	3,422.94
231100001200250	9801	25,627.24
231600000107510	9801	13,978.49
231600000717630	9801	11,469.53
231600001100107	9801	6,272.40
232600001700180	9801	14,695.34
232600002103700	9801	11,648.75
232600002303725	9801	10,752.69
232600002403420	9802	958.73
232600002403550	9801	5,544.35
233200000206550	9802	11,193.55
233200001206600	9801	7,078.85
233200001211010	9801	8,243.73
234100000203500	9801	869.18
234900001006315	9801	8,781.36
234900001401525	9801	7,616.49
240101099800401	9801	8,586.85
240102099800101	9801	22,405.14
240104099800201	0000	9,133.43
240202099800101	9801	2,564.73
240205099800201	9801	14,069.01
240907099800100	0000	10,394.27
240909099800100	9801	1,855.31
240909099800500	9801	671.12
251801004507100	9801	3,490.29
251802015454650	9801	469.95

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
251803023402950	9802	382.47
251803027203230	9801	564.00
251804028701430	9802	1,061.57
251804032308520	9801	1,152.35
251805039103220	9802	2,218.38
251805048100460	9802	1,425.36
251807065200340	9802	1,937.36
251814012010020	0000	18,637.99
251814022031200	0000	15,770.61
251814028014301	0000	552.36
251814041040800	0000	33,887.26
251814041064800	0000	15,966.11
251814042049300	0000	31,720.43
251830121062200	9801	32,258.06
251830171002400	0000	14,336.92
251830211002200	0000	8,797.65
251830223063600	0000	11,730.21
251830231004600	0000	20,527.86
251830251043900	0000	24,372.76
251830351060400	0000	33,887.26
251830382007400	0000	4,569.89
251830393083200	0000	33,561.42
251890131007200	0000	10,915.61
251890212030000	9802	3,185.79
251890222044400	0000	6,516.78
251890233053100	0000	12,903.23
260202001006101	9801	14,662.76
262204000510400	9801	16,308.24
262702002019401	9801	9,330.85
262901001120300	9801	1,767.21
262902003410301	9801	1,703.46
262903003220700	9802	158.23
262904003800100	9801	902.28
271102000718100	9801	915.33
271400000125700	9801	8,634.73
271400000808900	9801	10,263.93
271906000819700	9801	1,461.32
272501001118400	9801	11,643.63
272504000313000	9801	1,369.08
272507000310100	9801	381.72
272511000107900	9801	539.06
273100000209400	9801	3,287.45
273100001002700	9801	7,974.91
273100001905300	9802	574.89
273100002511501	9801	1,648.75
273100002605500	9802	1,309.43
273100002922200	9801	7,616.49
273100003100701	9801	3,405.02
273202001311800	9801	16,943.63
281002300216904	9801	968.27
281015200516790	0000	4,623.66
281015300204650	0000	329.58
281015300405450	9801	1,024.07
281015400426610	0000	5,107.53
283302000150115	9801	807.63
292000100043200	9803	851.93
292000401050450	9801	824.37
292000404004700	0000	1,162.37
292001103029300	9801	123.59
292001104016410	9801	329.58

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
292001602041600	9801	205.99
300607006706500	9801	2,648.32
300611000803366	9801	2,341.65
301206001203201	9801	1588.73
302902000411050	9801	850.73
311028000403110	9801	4,233.87
311032000115200	9801	3,057.80
311032000411900	9801	4,704.30
311034000217401	9801	4,233.87
311102010004005	9801	284.59
311600004003700	9801	295.34
312014000405410	9801	2,553.76
313024000201520	9801	2,083.33
313024001501610	9801	2,721.77
314036000801910	9801	4,133.06
314041000115600	9801	2,956.99
314041000502300	9801	579.45
314042000511010	9801	4,211.47
314042000801810	9801	2,724.01
320201002004500	9801	3,046.59
320203001021301	9801	7,078.85
320203001022901	9801	13,341.30
320204004009000	9801	3,351.25
320204005001100	9801	4,121.86
320401001065300	9801	1,112.71
321101005004400	0000	5,734.77
321101005012101	0000	660.61
322701004002701	9802	5,552.35
322701004013400	9801	4,670.70
322701005006100	9801	3,369.18
322701005007100	9801	5,734.77
322701102010801	9801	5,555.56
322701106004301	9801	986.05
322701302008201	9801	7,885.30
323801001012900	9801	8,064.52
323801006012900	9801	5,973.72
324206006015000	9801	
324502001003600	9801	2,688.17
324502004011701	9801	4,838.71
324502006001600	9801	11,827.96
324502008024900	9801	7,580.65
331033601007210	0000	107.53
331033601035700	9801	1,041.67
331033602027960	0000	913.98
331033605064810	0000	3,089.85
331033607036000	9801	1,039.18
331049102346050	9801	6,810.04
331049200840010	0000	659.17
331049302001720	0000	232.97
331049306002760	0000	770.61
331049306012210	0000	1,003.58
331049502034701	0000	3,460.64
331049502034715	0000	1,308.24
331054101024700	0000	2,059.90
331054102019000	0000	555.56
331054201039002	0000	6,056.11
331054501022520	0000	376.34
331054502018210	0000	164.79
340100000901300	9801	3,470.19
340800007001200	0000	5,635.89

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
340800007001400	0000	1,336.97
340801402018605	9801	1,642.77
340801403000700	9801	5,645.16
341800000615902	9801	7,347.67
341800001101800	9801	7,258.06
341800001102100	9801	98,207.89
341800001102200	9801	564.20
341801600108701	9801	2,025.09
342102021008501	9801	4,801.82
342400001002301	0000	2,096.77
342903200100111	0000	5,645.16
343400003001701	9801	5,376.34
343400008008100	9801	1,397.85
365008000416300	9801	5,555.56
365011000208700	9801	2,383.51
365011000503810	9801	322.58
365011000631800	9801	2,867.38
365014000228500	9801	3,136.20
365014000247700	9801	1,075.27
365014000376001	9801	3,189.96
365014000866101	9801	4,211.47
365016000206100	9801	4,797.98
365021000439010	9801	3,584.23
365021000496400	9801	1,451.61
365021000496500	9801	1,881.72
365028000121801	9801	1,899.64
365031000100201	9801	2,025.09
365032000100601	9801	3,225.81
365036000104620	9801	3,297.49
365039000129100	9801	3,476.70
365039000205400	9801	2,168.46
365041000649200	9801	515.79
365042000705700	9803	539.44
365042000713464	9802	28,315.41
365048000311500	9801	8,154.12
365048000704500	9801	1,738.35
370105000000100	9801	2,329.75
370637000007300	9801	10,752.69
370640000000300	9801	10,752.69
370660000000400	9801	19,354.84
370663000001401	9801	2,562.72
370665000003810	9801	2,419.35
370683000001000	9801	8,870.97
371114000000800	9801	2,222.22
371135000005500	9802	1,698.26
371139000000900	9801	1,559.14
371164000000100	9801	17,535.15
372901000002900	9801	35,125.45
372941000003700	9801	7,347.67
372943000002400	9801	8,333.33
372951000003900	9801	32,974.91
373414000004000	9801	7,168.46
373416000007600	9801	11,469.53
373417000007800	9801	11,469.53
373904024010700	9802	2,254.18
373907022000100	9801	758.60
373907030507500	9802	3,931.92
373908081001800	9801	546.38
373908084032700	9802	2,460.10
373909004001100	9802	1,504.28

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
374445000001850	9801	23,476.70
374448000001200	9801	4,301.08
374455000018300	9801	7,795.70
374457000004800	9801	7,902.58
375170000003400	9801	8,422.94
375193000000200	9801	4,301.08
375462000019300	9801	179.21
375467000002100	9801	125.45
375472000003100	9801	8,243.73
380501001008901	9801	7,437.28
380501004018500	9801	5,125.45
380522001012701	9801	2,103.79
380600602000901	9801	1,863.80
381514000219600	9801	4,032.26
381600005007500	9801	3,584.23
381600013012501	9801	8,960.57
381600016002102	9801	721.84
381900004016500	9801	663.08
382940004932100	9801	4,082.31
382940005001100	9801	1,275.61
382940005023100	9801	12,668.08
382940006463001	9801	3,296.99
382940006463002	9801	2,289.92
383100003017100	9801	1,003.81
383534001052201	9801	3,625.19
383534003035201	9801	3,279.57
383536000100150	9801	1,812.60
384104100203500	9801	2,007.17
384104100304901	9801	1,935.48
384541006001700	9801	4,659.50
384538001017900	9801	1,164.87
384538001027500	9801	483.87
384538003011605	9801	1,541.22
384546003012600	9801	967.74
384546005001201	9801	4,784.95
384552001080201	9801	17,562.72
390600006001800	0000	3,548.39
390600103006501	9801	5,197.13
390600802023921	9801	4,928.32
391600012026400	9802	5,185.69
391601403113700	9801	16,291.95
391601404012700	0000	22,401.43
391601404013100	9802	1,724.01
392600001008300	9801	40,322.58
392600005031701	9801	6,003.58
392600008005001	9801	27,060.93
392603104003700	0000	2,974.91
393601010001100	9801	1,546.53
393604050011500	9801	8,106.68
393605022102800	9801	667.36
393605066035900	9802	1,225.32
393900002031401	9801	10,394.27
393900004014001	9801	10,394.27
393901901015101	9801	6,362.01
393901902112700	9801	5,376.34
393903401017000	9801	15,232.97
393903402018300	9801	10,573.48
393903405014300	9801	14,226.63
394600004003500	9801	3,584.23
394601104005402	0000	5,197.13

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
395404400112601	0000	12,076.10
395404903009801	9801	5,197.13
395800001021600	0000	3,243.73
395800004001701	0000	7,795.70
395805900113300	9801	8,243.73
401001000206500	9801	3,427.42
401004000100300	9801	859.54
401004001902500	9801	2,083.33
401004002601100	9801	3,326.61
401004002705101	9801	4,200.27
401004002903000	9801	2,822.58
401004003802810	9801	4,200.27
401008000901350	9801	4,211.47
401008002800100	9801	4,390.68
401008003902100	9801	
402009001401101	9801	3,864.25
402801018001000	9801	1376.44
403026004500200	9801	1881.72
404016000101000	9801	669.84
404016000101200	9801	560.09
404016003121100	9801	4704.30
404042001100401	9801	3,393.82
404600190004300	9801	2,049.73
406049000600901	9801	792.37
406049002300200	9801	5,241.94
406054001005600	9801	2,116.94
407031000700300	9801	4,200.27
407061000103801	9801	5,510.75
407061001300601	9801	6,182.80
410254000328005	9801	12,432.80
410254000429400	9801	5,611.56
410254000500520	9801	2,903.23
410254001007600	9801	4,301.08
410256000110800	9801	1,344.09
410258000217110	9801	734.77
410339000103810	9801	501.79
410339000119110	9801	716.85
410341000123401	9801	1,881.72
410349000405601	9801	638.17
410431000107125	9801	5,376.34
410431000111400	9801	2,974.91
410434000104500	9801	1,953.41
410434000205600	9801	4,032.26
410436000221900	9801	3,427.42
410501000300400	9801	4,637.10
410716000120600	9801	3,125.00
410716000204801	9801	2,956.99
410716000304301	9801	2,974.91
410821000215301	9801	2,974.91
410822000709100	9801	716.85
410826000100701	9801	1,571.55
410826000220001	9801	607.57
410962000706500	9801	3,629.03
410968000605501	9801	3,595.43
411046000218100	9801	716.85
420354000204420	9801	12,096.77
420354000207000	9801	1,326.16
420354000311700	9801	2,419.35
420354000312400	9801	1,326.16
420358001213500	9801	4,536.29

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
420362000210301	9801	2,956.99
420362000424301	9801	5,913.98
420432000316001	9801	4,973.12
420434000116300	9801	312.91
420436000315005	9801	3,763.44
420436000414510	0000	9,856.63
420436000510210	9801	6,093.19
420501000216400	9801	3,270.61
420526000511901	9801	734.77
420528000210301	9801	4,200.27
420706000302801	9801	4,536.29
420706000302802	9801	2,956.99
420706000502600	9801	2,419.35
420818000106202	9801	2,956.99
420818000412320	9801	3,125.00
420818000700500	9801	9,576.61
420818000933801	0000	5,645.16
420839000303500	9801	2,419.35
420839000304900	9801	539.09
420839004106001	9801	3,192.20
421048000312001	9801	2,974.91
421049200205610	9801	2,724.01
421049200210503	9801	519.71
421051000600601	9801	2,419.35
421051000618102	9801	4,166.67
422904000336700	9802	961.01
424200000206890	9801	8,064.52
424200000212700	9801	12,096.77
424200000334701	9801	8,243.73
424200000514001	9801	1,529.27
424200001105900	9801	6,552.42
424200001515310	0000	13,082.44
430102000111602	9801	10,394.27
431202000511000	9801	50,067.20
431203000401101	9801	19,534.05
431601001708300	9801	16,129.03
431601003807010	9801	30,645.16
431602006116230	9801	14,695.34
431603007416900	9801	12,903.23
432101000716603	9801	1,384.21
432101000716701	9801	786.46
432101000719010	9801	24,492.23
432101000806020	9801	15,053.76
432101001039500	9801	3,410.80
432404000304801	9801	30,107.53
432901000103410	9801	13,799.28
432901000117100	9801	2,275.99
432901000572400	9801	2,565.98
432901000819201	9801	3,118.28
432901001010601	9801	7,347.67
432902000315600	9801	1,821.95
432904000318501	9801	8,243.73
434101000318601	9801	12,936.83
434101000329200	9801	5,534.83
434101000617601	9801	13,440.86
434101000802101	9802	816.43
434103000304300	9801	8,602.15
434103000307500	9801	17,741.94
434104000117600	9801	6,003.58
434203200300200	9802	176.29

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
434601000220800	9801	2,168.46
434601000229950	9801	6,272.40
434601000510510	9801	9,139.78
434601000617300	9801	4,659.50
434601000905001	9801	4,569.89
434601001043300	9801	5,824.37
434602000101401	9801	4,032.26
434602000303901	9801	4,569.89
434603001028800	9801	4,393.57
434801000754450	9801	4,749.10
434801000803201	9801	4,659.50
434801000840100	9801	2,813.62
434801000947020	9801	8,960.57
434802000308409	9801	3,673.84
435101000512201	9801	3,008.54
435101000602703	9801	13,978.49
435101000715401	9801	7,974.91
435101000858700	9801	21,863.80
435102000606401	9801	3,673.84
435304000503701	9801	10,035.84
435304000555500	9801	3,027.54
435304000600900	9801	1,121.52
435304000953210	9801	8,154.12
436402000162500	9801	5,913.98
436800000146701	9801	1,903.13
436800000203500	9801	5,781.02
436800000401701	9801	18,458.78
436800000840900	9801	3,295.18
436800001203001	9801	10,573.48
436800001523203	9801	9,856.63
436800001600210	9801	18,458.78
437202000116801	9801	6,182.80
437403000126507	9801	7,974.91
442701001106400	9801	770.61
444204001209400	9801	362.09
446503002604400	9801	2,741.94
461603000046000	9801	2,183.12
461603100019200	9801	477.10
462100300003600	9801	2,788.98
462401100051300	9801	2,544.80
462401200025200	9801	2,284.95
462404000038700	9801	1,666.67
470100102001050	9801	2,849.46
470100102507300	9801	2,215.71
470200002002300	9801	8,471.81
470200002012899	9801	627.24
470200005500300	9801	4,822.42
470200006019201	9801	1,057.35
470200006501500	9801	1,469.53
472400001027101	9801	1,111.11
472600001038110	9801	1,487.46
472600001047600	9801	2,222.22
472800001001600	9801	4,398.83
473103404036750	9801	1,433.69
473803906031080	9801	1,953.41
474204202505525	9801	2,604.17
474205401005200	9801	146.09
474600001500510	9801	1,303.36
475804906027500	9801	304.66
475805801013510	9801	1,774.19

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
476606204001310	9801	3,024.19
476607405527100	9801	1,346.39
476607406506801	9801	2,849.46
476906902525050	9801	1,810.04
476906903000500	9801	3,030.30
477907901000350	0000	912.35
479600005015300	9801	2,659.88
480105000118502	9801	695.76
481601000136301	0000	2,544.80
484405006511400	9801	573.56
484405006961400	9801	4,577.96
484405008012200	9801	2,508.96
486901000307900	9801	655.94
490303000802102	9801	1,047.50
494800000501801	9801	5,465.95
496600000300619	9801	2,346.04
497100000307300	9801	3,411.20
520219000014001	9801	778.64
522600000102700	9801	467.89
530702001318000	9801	733.72
530704001305301	9801	982.56
530717001201801	9801	7,467.14
530717002204200	9801	66,845.88
541801000102300	0000	14,946.24
541801000605000	0000	301.17
541801000800500	0000	4,301.08
541802000107000	0000	499.35
541100000710400	0000	7,056.45
541100001204301	0000	16,465.05
543600000209500	0000	2,724.01
544200000129600	0000	6,505.38
545200000308901	0000	7,560.48
545603001000401	0000	896.06
545800000130201	0000	645.16
545800000132000	0000	245.34
546200000457909	0000	739.25
546800000164601	0000	2,083.33
5468000001615000	0000	3,030.30
5468000001917600	0000	542.90
562703003007000	0000	921.36
562703008007700	0000	3,409.39
562704007032301	0000	8,788.25
562705001316000	0000	950.92
562705001900101	0000	433.72
562705001900800	0000	372.71
562705002815000	0000	1,051.98
562705005702500	0000	833.46
562705005802000	0000	2,965.14
563104001119601	0000	752.87
564018000014700	9801	638.75
5666000002005400	0000	1,149.02
567601000532100	0000	882.48
5724000001106600	9801	2,831.54
572800000121300	9801	1,200.72
572800000327300	9801	1,146.95
574002000215000	9801	869.40
574002000217900	9801	297.87
574100000515000	9801	2,449.22
574100001509900	9801	1,016.62
579100000413800	9801	2,222.22

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
580401009701200	9801	1,473.64
580402010150400	9801	2,455.12
580404018108300	9801	895.26
580824000305510	9801	10,752.69
582801000215600	9801	508.05
585900000420800	9801	1,083.60
586600000436000	9801	1,894.92
587674000705200	9801	7,006.00
587674000800700	9801	8,400.54
590100000726100	9801	309.12
590100000857400	9801	851.31
590205000107300	0000	2,580.65
591201000715300	9801	676.89
591600000213000	9801	1,308.24
591900000053715	9801	5,017.92
592401000005900	9801	7,804.37
600100000169000	9801	2,455.20
601614000104902	9801	538.89
601614000400500	9801	484.95
602100000328101	9801	3,584.23
602626000201500	9801	5,524.66
602626000217402	9801	3,584.23
602626000914501	9801	2,956.99
603462000116000	9801	645.16
604141000113100	9801	2,939.07
604141000201300	9801	437.20
604195001011600	0000	1,021.51
604900000102500	9801	1,111.11
609652000303101	9801	476.96
609658000205750	9801	2,598.57

TABLE 5
TRANSFORMER STATIONS – CERTAIN MUNICIPAL ELECTRICITY UTILITIES
(2011 AND SUBSEQUENT TAXATION YEARS)

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
10100600615300	9801	South Glengarry Tp	1,254.48
11101100447500	9801	North Glengarry Twp	4,032.26
11101600289000	9801	North Glengarry Twp	1,487.46
11101800071000	9801	North Glengarry Tp	1,767.31
11101800076520	9801	North Glengarry Twp	1,234.42
11101800076610	9801	North Glengarry Twp	2,455.20
20806000201349	9801	Town of Hawkesbury	1,899.64
20903000103925	9801	Champlain Twp	2,222.22
30200000113682	9801	Casselman Village	6,346.42
30600003111800	9801	Russell Tp	4,816.49
30600003230702	9801	Russell Tp	5,341.04
40201000746910	9801	Cornwall C	680.21
40206000303400	9801	Cornwall C	1,284.45
50600200010000	9801	South Dundas Twp	5,609.32
50600200730000	9801	South Dundas Twp	388.29
50600200753550	9801	South Dundas Twp	2,038.53
50600800090400	9801	South Dundas Twp	2,808.22
51101800007200	9801	North Dundas Tp	16,475.91
51101900366500	9801	North Dundas Twp	4,301.08
61403130174100	9802	Ottawa C	818.08
61404180100600	9801	Ottawa C	1,925.40

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
61404180100600	9802	Ottawa C	1,925.40
61404210135500	9801	Ottawa C	7,665.05
61405280152700	9801	Ottawa C	1,440.70
61405280152700	9802	Ottawa C	1,440.70
61406330102000	9801	Ottawa C	4,762.66
61407400250200	9802	Ottawa C	1,381.32
61407400250200	9803	Ottawa C	1,381.32
61410610202400	9801	Ottawa C	736.52
61411650503400	9801	Ottawa C	166.21
61411650503400	9802	Ottawa C	166.21
70200000543302	9801	Cardinal V	2,956.99
70804004000100	9801	Prescott ST	9,525.45
70804004006501	9801	Prescott ST	2,952.51
71971901019700	9801	North Grenville Tp	4,802.87
71971901501600	9801	North Grenville Tp	1,247.34
71971901520702	9801	North Grenville Tp	6,899.64
80203006011000	9801	Brockville C	7,974.91
80203006027900	9801	Brockville C	7,616.49
80203007020000	9801	Brockville C	4,569.89
80203007022700	9801	Brockville C	2,956.99
80203007501301	9801	Brockville C	4,121.86
90401001574500	9801	Smiths Falls ST	3,010.75
92101001518700	9801	Perth T	9,480.29
92101003509601	9801	Perth T	480.32
92103006005200	9801	Perth T	517.44
92803006526700	9801	Carleton Place T	20,842.29
93103004015500	9801	Mississippi Mills T	8,194.44
94000101018801	9801	Lanark Highlands Tp	1,164.87
101103010001900	9802	Kingston C	260.96
120201002011400	9801	Deseronto T	21,438.17
120401001058400	9801	Quinte West C	6,003.58
120401002546202	9801	Quinte West C	6,863.80
120401002560050	9801	Quinte West C	2,204.30
120401003066000	9801	Quinte West C	8,315.41
120402003522100	9801	Quinte West C	497.35
120403004518400	9801	Quinte West C	6,003.58
120403005021201	9801	Quinte West C	1,624.42
120403005524801	9801	Quinte West C	591.18
120403006029999	9801	Quinte West C	2,813.62
120801002502000	9801	Belleville C	665.45
120803010007700	9801	Belleville C	7,347.67
120803010007800	9801	Belleville C	346.26
120804011011610	9801	Belleville C	692.50
120804013518200	9801	Belleville C	1,452.49
120806017016400	9801	Belleville C	4,700.13
120807020005300	9801	Belleville C	1,388.58
120807020500150	9801	Belleville C	1,303.53
120807021536800	9801	Belleville C	48,330.47
122021802010650	9801	Stirling-Rawdon TP	7,491.04
123013801009450	9801	Centre Hastings Tp	3,730.65
124200001003150	0000	Marmora V	985.66
135001001017600	9801	Prince Edward County C	13,620.07
135002002004300	9801	Prince Edward County C	598.12
135003003519600	9801	Prince Edward County C	6,884.49
135011201505600	9801	Prince Edward County C	1,456.45
135022401012894	9801	Prince Edward County C	4,659.50
140800002005614	9801	Brighton T	5,949.82
140800006028520	9801	Brighton T	4,442.65
140800006029301	9801	Brighton T	8,682.08
141203003025700	9801	Colborne V	3,711.47
142100004017500	9801	Cobourg T	9,873.12

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
142100008007700	9801	Cobourg T	28,607.71
142100022014510	9801	Cobourg T	6,350.18
142500008013630	9801	Port Hope T	5,824.37
142500017003401	9801	Port Hope T	8,630.29
142500020003500	9801	Port Hope T	43,649.46
143200003021270	9801	Hastings V	931.90
143500004003100	9801	Campbellford-Seymour T	1,444.09
143500007013400	9801	Campbellford-Seymour T	2,934.06
151401001001345	9801	Peterborough C	954.51
151401001003000	9801	Peterborough C	1,466.75
151401012000401	9801	Peterborough C	6,001.79
151401012034500	9801	Peterborough C	1,155.58
151401013009102	9801	Peterborough C	4,980.29
151401013010900	9801	Peterborough C	1,625.81
151402003009300	9801	Peterborough C	23,977.24
151402007008000	9801	Peterborough C	1,070.56
151403001000600	9801	Peterborough C	1,392.63
151403015000100	9801	Peterborough C	7,437.28
151404010000120	9801	Peterborough C	1,711.53
151404016003500	9801	Peterborough C	8,154.12
151404019020201	9801	Peterborough C	69,995.70
151405007002551	0000	Peterborough C	7,731.90
151405007009700	9801	Peterborough C	1,118.05
151405013002700	9801	Peterborough C	725.89
160901000122700	9801	Lindsay T	1,932.67
160901000343900	9801	Lindsay T	460.30
160902000150101	9801	Lindsay T	3,455.50
160902000314900	9801	Lindsay T	2,080.12
160904000110201	9801	Lindsay T	1,736.89
162400000317000	9801	Fenelon Falls V	2,688.17
162800000137500	9801	Bobcaygeon V	4,661.13
180101001822650	9801	Pickering T	2,956.99
180101003001600	9801	Pickering T	14,221.33
180101003002250	9801	Pickering T	16,521.68
180102001710115	9801	Pickering T	14,426.52
180102002400700	9801	Pickering T	14,426.52
180103000330400	9801	Pickering T	9,418.46
180103000823418	9801	Pickering T	27,542.65
180502001506902	9801	Ajax T	8,602.15
180502001535801	9801	Ajax T	13,928.32
180503000709900	9801	Ajax T	27,369.89
180504000609300	9801	Ajax T	14,093.73
180504000610540	9801	Ajax T	11,878.14
180504001309600	9801	Ajax T	8,870.97
180901003602800	9801	Whitby T	6,742.83
180901003704650	9801	Whitby T	13,955.56
180901004105000	0000	Whitby T	554.61
180902000120510	9801	Whitby T	19,867.03
180902000407810	9801	Whitby T	7,096.42
180903001207400	9801	Whitby T	6,684.59
180903001604700	9801	Whitby T	7,203.41
180904002700475	0000	Whitby T	7,358.78
180904003001703	9801	Whitby T	6,617.38
180904003401524	9801	Whitby T	6,742.83
181301000900610	9801	Oshawa C	839.15
181301001811210	9801	Oshawa C	9,089.25
181302001901510	9801	Oshawa C	7,203.41
181302002400150	9801	Oshawa C	30,069.89
181303001000100	0000	Oshawa C	8,832.44
181303001000300	9801	Oshawa C	6,519.71
181303002313210	0000	Oshawa C	6,684.59

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
181303003105104	9801	Oshawa C	661.00
181304000211300	9801	Oshawa C	17,504.66
181305000103550	9801	Oshawa C	14,350.18
181305001903310	9801	Oshawa C	10,591.40
181306002401500	9801	Oshawa C	7,035.66
181307000205015	9801	Oshawa C	724.74
181307000433600	0000	Oshawa C	6,003.58
181702004003710	9801	Clarington T	3,624.19
181702006008700	9801	Clarington T	3,624.19
181702006017605	9801	Clarington T	617.29
181703012011200	9801	Clarington T	3,503.23
181703013015800	9801	Clarington T	3,729.93
182002001032675	0000	Scugog Tp	4,121.86
182002002030650	9801	Scugog Tp	5,306.99
182002003020800	9801	Scugog Tp	3,225.81
182905000101910	9801	Uxbridge Tp	5,306.99
182905000202600	9801	Uxbridge Tp	4,618.46
182905000207000	9801	Uxbridge Tp	14,490.14
183902001012000	9801	Brock Tp	2,534.05
192800019001410	0000	Vaughan C	3,763.44
192800020109200	9801	Vaughan C	1,473.31
192800021117000	9801	Vaughan C	23,030.65
192800021432400	9801	Vaughan C	21,669.35
192800023359800	9801	Vaughan C	675.82
192800023900000	9801	Vaughan C	6,375.27
192800027130000	9801	Vaughan C	23,745.34
192800032016000	9801	Vaughan C	51,676.16
192800032055050	9801	Vaughan C	9,172.76
192800042106400	0000	Vaughan C	2,661.91
193601002077600	9801	Markham T	28,929.44
193601008588400	9801	Markham T	1,331.91
193602011012000	9801	Markham T	129,738.60
193602012648950	9801	Markham T	37,456.45
193602012680600	9801	Markham T	5,312.36
193602012712000	9801	Markham T	6,617.48
193603021416000	9801	Markham T	2,225.26
193604028045500	9801	Markham T	62,092.47
193805001204400	9801	Richmond Hill T	1,187.42
194600004392000	9801	Aurora T	13,339.43
194600006746768	9801	Aurora T	14,152.87
194600007062800	9801	Aurora T	13,636.02
194600008190100	9801	Aurora T	13,457.35
194600011001550	0000	Aurora T	14,884.41
194600011220100	9801	Aurora T	14,913.62
194600011342950	9801	Aurora T	44,937.28
194801005015700	9801	Newmarket T	24,426.88
194801005027748	9801	Newmarket T	17,567.03
194802011072500	9801	Newmarket T	9,880.65
194802011239500	9801	Newmarket T	5,944.44
194804016605200	9801	Newmarket T	24,367.74
194804019944230	9801	Newmarket T	21,893.37
197000007113900	9801	Georgina T	11,191.76
210501000405800	9801	Mississauga C	15,229.39
210501001113100	9801	Mississauga C	20,784.95
210501001518000	9801	Mississauga C	2,960.36
210501006203801	9801	Mississauga C	651.23
210501006321000	9801	Mississauga C	2,679.13
210501006812200	9801	Mississauga C	7,639.78
210502002406410	9801	Mississauga C	2,271.05
210502002421401	9801	Mississauga C	2,993.71
210502002509201	9802	Mississauga C	2,991.60

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
210502002602800	9801	Mississauga C	16,183.33
210502003117543	9801	Mississauga C	1,957.56
210502003706900	9801	Mississauga C	10,286.66
210502004016400	9801	Mississauga C	15,834.23
210502004810700	9801	Mississauga C	1,876.56
210502004811800	9801	Mississauga C	32,164.87
210503007514000	9802	Mississauga C	2,313.72
210503009202800	9801	Mississauga C	1,643.87
210503009642700	9802	Mississauga C	2,752.39
210504008925900	9801	Mississauga C	2,564.06
210504009361600	9802	Mississauga C	3,613.64
210504009619700	9801	Mississauga C	19,034.25
210504009724207	9801	Mississauga C	2,090.07
210504009724550	9802	Mississauga C	26,362.90
210504009804910	9802	Mississauga C	3,179.36
210504009810503	9802	Mississauga C	3,463.08
210504009811569	9801	Mississauga C	2,192.01
210504009822310	9801	Mississauga C	4,413.52
210504011620600	9802	Mississauga C	24,494.80
210504011621750	9802	Mississauga C	1,883.01
210504015400425	9801	Mississauga C	2,328.33
210504015405310	9801	Mississauga C	2,999.62
210505011312500	9802	Mississauga C	2,790.68
210505011565900	9801	Mississauga C	3,492.40
210505011615401	9801	Mississauga C	3,026.14
210505011711010	9802	Mississauga C	2,469.44
210505011726180	9801	Mississauga C	2,182.70
210505011726900	9802	Mississauga C	2,295.39
210505011806700	9801	Mississauga C	2,005.66
210506012811900	9802	Mississauga C	2,664.57
210506013101800	9802	Mississauga C	2,121.96
210506013104300	9802	Mississauga C	2,495.66
210506013117710	9801	Mississauga C	3,648.66
210506014407500	9802	Mississauga C	3,298.50
210506015553120	9802	Mississauga C	2,399.39
210507005316800	9801	Mississauga C	1,425.61
210507005614600	9801	Mississauga C	16,201.25
210507005616400	9801	Mississauga C	3,836.20
210507016201701	9802	Mississauga C	1,878.12
210507016611600	9802	Mississauga C	1,756.48
210509000217000	9801	Mississauga C	2,059.45
210509000313000	9801	Mississauga C	1,426.24
210509000417700	9802	Mississauga C	654.75
210509000807200	9802	Mississauga C	1,921.97
210511000211000	9801	Mississauga C	11,832.26
210512000611600	9801	Mississauga C	3,723.12
210515008008900	9801	Mississauga C	13,504.48
210515008300400	9802	Mississauga C	1,160.89
220400000336100	9802	East Luther Grand Valley Tp	1,039.54
221403000907700	9801	Orangeville T	3,494.32
232600000909100	9802	Centre Wellington Tp	244.87
234100000902215	9801	Minto Tn	592.60
234100001107300	9801	Minto Tn	3,375.84
240101003016601	0000	Oakville T	3,074.36
240101003017700	9801	Oakville T	13,874.44
240102011001800	9801	Oakville T	3,510.48
240102019031901	9801	Oakville T	1,926.47
240102020001502	9801	Oakville T	716.92
240102028002500	9801	Oakville T	3,524.53
240102028015700	9801	Oakville T	38,141.04
240102029005100	9801	Oakville T	4,233.34

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
240103001005200	9801	Oakville T	1,720.43
240103001005300	9802	Oakville T	1,304.90
240103003009700	9801	Oakville T	51,788.53
240103004006310	9801	Oakville T	4,215.25
240103019016800	9801	Oakville T	7,473.55
240103020003200	9801	Oakville T	2,973.95
240103032014600	9801	Oakville T	4,762.19
240104002000300	9801	Oakville T	3,365.59
240104004012701	9801	Oakville T	1,314.84
240104017006900	9801	Oakville T	3,289.74
240104021007700	9801	Oakville T	2,582.46
240104021030400	9801	Oakville T	2,287.35
240104021104999	9801	Oakville T	2,326.16
240104025013205	9801	Oakville T	3,939.45
240201010603200	9801	Burlington C	1,856.78
240201011104622	9801	Burlington C	3,125.78
240201012003900	9801	Burlington C	3,019.26
240202020209210	9801	Burlington C	2,190.35
240202020504210	9801	Burlington C	2,041.04
240202020803400	9801	Burlington C	3,340.86
240202021900300	9801	Burlington C	3,208.46
240203030614800	9801	Burlington C	2,024.46
240204040203640	9801	Burlington C	478.71
240204041713800	9801	Burlington C	2,310.80
240205050205110	9801	Burlington C	1,593.46
240205050205600	9801	Burlington C	8,150.54
240205052100800	9801	Burlington C	3,654.67
240205052113800	9801	Burlington C	3,244.03
240206060807001	9801	Burlington C	4,060.53
240206061903100	9801	Burlington C	2,408.15
240207070615300	9801	Burlington C	3,768.17
240207070803000	9801	Burlington C	2,712.99
240207071004900	9801	Burlington C	3,490.52
240207072116200	9801	Burlington C	6,099.10
240208081907300	9802	Burlington C	3,890.61
240208082010000	9801	Burlington C	2,475.44
240209090200100	9801	Burlington C	2,881.56
240209090305950	9801	Burlington C	3,363.31
240209091403901	9801	Burlington C	3,501.30
240209092206600	9801	Burlington C	2,587.78
240901000307300	9801	Milton T	3,186.86
240901000368000	9801	Milton T	6,807.25
240901000397253	9801	Milton T	2,019.68
240903000218110	9801	Milton T	7,433.69
240909010010300	9801	Milton T	2,230.29
240909011000510	9801	Milton T	5,301.67
241501000209710	9801	Halton Hills T	7,001.33
241503000106000	9801	Halton Hills T	25,479.98
241503000202300	9801	Halton Hills T	17,379.93
241505000144000	9801	Halton Hills T	16,606.93
241505000219600	9802	Halton Hills T	5,365.95
241505000303000	9801	Halton Hills T	1,958.82
241507000100850	9801	Halton Hills T	14,512.54
241507000133250	9801	Halton Hills T	11,709.44
241507000513715	9801	Halton Hills T	12,003.58
241507000537510	9801	Halton Hills T	5,820.79
241507000604590	9801	Halton Hills T	7,603.58
251802014203100	9801	Hamilton C	890.64
251802018101370	9801	Hamilton C	1,254.48
251803023256360	9801	Hamilton C	359.84
251803023751180	9801	Hamilton C	408.65

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
251803026350670	9801	Hamilton C	360.90
251804030608620	9801	Hamilton C	1,014.67
251804033458280	9801	Hamilton C	137.88
251805042101660	9801	Hamilton C	882.70
251806059200070	9801	Hamilton C	1,068.82
251806060201390	9801	Hamilton C	815.29
251807081209090	9801	Hamilton C	1,056.49
251807082100040	9801	Hamilton C	761.26
251808099102770	9801	Hamilton C	762.00
252610008005200	9801	Dundas T	13,530.47
252610010030600	9801	Dundas T	1,179.20
252610012025200	9801	Dundas T	11,559.14
252610014032600	9801	Dundas T	1,218.64
252610014032800	9801	Dundas T	2,359.73
252610025002200	9801	Dundas T	10,842.29
252610025020400	9801	Dundas T	5,860.22
261501000521800	9801	Grimsby T	389.43
261501000706700	9801	Grimsby T	3,970.22
261502001424100	9801	Grimsby T	24,979.32
262202002504900	9801	Lincoln T	10,627.24
262701000118301	9801	Niagara-on-the-Lake T	1,935.48
262701000408100	9801	Niagara-on-the-Lake T	19,103.94
262702001320100	9801	Niagara-on-the-Lake T	6,197.46
262702001810300	9801	Niagara-on-the-Lake T	2,029.57
262702002313700	9801	Niagara-on-the-Lake T	3,960.57
262702002402600	9801	Niagara-on-the-Lake T	6,262.63
262901000217500	9801	St. Catharines C	3,243.73
262901001107900	9801	St. Catharines C	8,763.44
262901002602000	9801	St. Catharines C	11,827.96
262903000807000	9801	St. Catharines C	1,242.13
262904000306100	9801	St. Catharines C	15,363.98
262904003313300	9801	St. Catharines C	1,213.63
262904003313300	9802	St. Catharines C	1,213.63
262905000200700	9801	St. Catharines C	818.73
262906003801500	9801	St. Catharines C	26,266.13
271901000123101	9801	Welland C	10,215.05
271901000606700	9801	Welland C	1,552.24
271901000728801	9802	Welland C	1,880.81
271901001358300	9801	Welland C	1,447.52
271904000102900	9801	Welland C	3,200.72
271904000712101	9801	Welland C	6,164.87
271904000802200	9801	Welland C	1,021.51
271904001108202	9801	Welland C	8,799.28
271905001109300	9801	Welland C	8,333.33
271905001500100	9801	Welland C	13,637.99
271906000107201	9801	Welland C	954.61
271906000204900	9801	Welland C	7,222.22
271906001514000	9801	Welland C	8,064.52
272501000506600	9801	Niagara Falls C	1,871.51
272501000619700	9801	Niagara Falls C	2,435.30
272501001304900	9801	Niagara Falls C	6,093.19
272501001304900	9802	Niagara Falls C	6,093.19
272503000212100	9801	Niagara Falls C	7,849.46
272503000405400	9801	Niagara Falls C	3,032.97
272504000208800	9801	Niagara Falls C	527.14
272504000400600	9801	Niagara Falls C	2,921.15
272504000410600	9801	Niagara Falls C	2,077.96
272505000412800	9801	Niagara Falls C	1,661.65
272506001002000	9801	Niagara Falls C	325.75
272506001002000	9802	Niagara Falls C	325.75
272506001107001	9801	Niagara Falls C	296.24

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
272507000201900	9801	Niagara Falls C	2,749.10
272508000612800	9801	Niagara Falls C	5,422.40
272510000413700	9801	Niagara Falls C	700.54
273100000209400	9801	Thorold C	3,734.34
273202000200901	9801	Pelham T	10,770.61
273202000206300	9801	Pelham T	9,282.93
273203000417305	9801	Pelham T	11,344.09
280204000503750	0000	Dunnville T	1,433.69
281501000501900	9801	Haldimand T	7,974.91
281501000509700	0000	Haldimand T	12,813.62
281504000426300	9801	Haldimand T	8,691.76
283304003038400	9801	Nanticoke C	7,168.46
283305002016200	9801	Nanticoke C	14,648.37
284001001540020	9801	Simcoe T	611.47
284902000622800	9801	Delhi Tp	1,920.42
290601001013400	0000	Brantford C	2,424.01
290602000419000	9801	Brantford C	5,913.98
290602001205500	9801	Brantford C	8,566.31
290602001455500	9801	Brantford C	7,293.91
290603000612700	9801	Brantford C	2,396.00
290603000810800	9801	Brantford C	9,014.34
290604001430900	9801	Brantford C	1,792.11
290605000101200	0000	Brantford C	38,849.82
290605000223000	0000	Brantford C	6,935.48
292000401047110	9801	Brant on the Grand C	4,774.01
292000401050500	9801	Brant on the Grand C	3,642.29
292000402015600	9801	Brant on the Grand C	3,494.62
292000404005810	9801	Brant on the Grand C	3,494.62
292000404030700	9801	Brant on the Grand C	5,654.12
292000406017300	9801	Brant on the Grand C	4,749.10
300101000511600	0000	North Dumfries Tp	6,996.36
300602004106901	0000	Cambridge C	7,616.49
300602004304100	0000	Cambridge C	1,502.99
300603001404810	0000	Cambridge C	9,027.78
300604000304100	0000	Cambridge C	1,249.65
300604002810150	0000	Cambridge C	2,776.12
300604005607800	0000	Cambridge C	1,574.18
300606005205600	0000	Cambridge C	1,053.11
300606005510500	9801	Cambridge C	1,531.68
300607002710500	9801	Cambridge C	8,691.76
300609000111000	9801	Cambridge C	10,474.91
300609000412900	9801	Cambridge C	1,716.88
300610002102950	9801	Cambridge C	1,617.74
300611001802500	9801	Cambridge C	24,862.90
300611001802500	9802	Cambridge C	24,862.90
300612000614700	9801	Cambridge C	8,691.76
300614000206100	9801	Cambridge C	12,347.67
301203001037800	9801	Kitchener C	3,793.21
301204000720500	9801	Kitchener C	685.56
301204002803400	9801	Kitchener C	1,243.87
301204002809300	9801	Kitchener C	1,079.29
301205000211800	9801	Kitchener C	412.19
301205000212000	9801	Kitchener C	412.19
301205000806200	9801	Kitchener C	12,690.85
301601185006100	9801	Waterloo C	1,413.85
301601210005000	9801	Waterloo C	2,382.47
301601215004010	9801	Waterloo C	3,088.78
301602155000600	9801	Waterloo C	1,696.78
301602160001500	9801	Waterloo C	7,689.21
301603080001800	9801	Waterloo C	1,328.40
301604000200500	9801	Waterloo C	1,412.66

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
301604015002800	9801	Waterloo C	1,366.69
301604045000800	9801	Waterloo C	2,045.09
301604130000400	9801	Waterloo C	615.06
301604325002000	9801	Waterloo C	1,372.58
301604475001900	9801	Waterloo C	1,320.03
301802000207550	9801	Wilmot Tp	5,147.98
301804000607300	9801	Wilmot Tp	1,146.75
301805001200300	9801	Wilmot Tp	26,403.41
301805001612150	9801	Wilmot Tp	4,131.94
301805001619207	9801	Wilmot Tp	3,433.64
301808000917101	9801	Wilmot Tp	10,361.80
301809001001305	9801	Wilmot Tp	5,071.73
302401000108000	9801	Wellesley Tp	8,870.97
302403000323001	9801	Wellesley Tp	10,304.66
302404000500300	9801	Wellesley Tp	9,587.81
302901000118802	9801	Woolwich Tp	1,378.61
302901000213101	9801	Woolwich Tp	5,465.95
302901000608511	9801	Woolwich Tp	2,073.48
302901000619300	9801	Woolwich Tp	1,458.06
302902000346250	9802	Woolwich Tp	5,098.61
302902000413850	9801	Woolwich Tp	9,050.18
302902000716650	9801	Woolwich Tp	10,304.66
302903000206750	9801	Woolwich Tp	11,021.51
302903000500901	9801	Woolwich Tp	9,767.03
302903000527100	9801	Woolwich Tp	3,114.63
311034000217401	9801	Perth East Tp	10,097.11
311101004034200	9801	Stratford C	1,466.16
311101007012000	9801	Stratford C	1,879.77
311102001001200	9801	Stratford C	1,256.91
311103006018620	9801	Stratford C	1,202.12
311104008000900	9801	Stratford C	810.76
311105008004100	9801	Stratford C	1,086.13
311105008004300	9801	Stratford C	1,006.72
311600005000500	9801	St. Marys ST	329.25
313026000400910	9801	West Perth Tp	1,242.79
320202003004701	9802	Norwich Tp	1,046.18
320401001009100	9801	Tillsonburg T	1,397.48
320402002012700	9801	Tillsonburg T	2,792.51
320403003017900	9801	Tillsonburg T	4,631.54
321801001004600	9801	Ingersoll T	695.72
321802003021416	9801	Ingersoll T	2,325.16
324201005006800	9801	Woodstock C	1,213.15
324201011004000	9801	Woodstock C	760.55
324202008003000	9801	Woodstock C	9,229.39
324202008157584	9801	Woodstock C	756.46
324203001000400	9801	Woodstock C	741.50
324203001011600	9801	Woodstock C	1,565.75
324206004000400	9801	Woodstock C	1,127.55
324206006011300	9801	Woodstock C	9,229.39
342102018019400	9801	St. Thomas C	10,304.66
342102020027501	9801	St. Thomas C	7,258.06
342103031014400	9801	St. Thomas C	972.98
342104033003900	9801	St. Thomas C	6,182.80
342104033012200	9801	St. Thomas C	4,211.47
342104034012602	9801	St. Thomas C	1,702.51
342104044017700	9801	St. Thomas C	6,182.80
342104049010300	9801	St. Thomas C	6,182.80
342104050011205	9801	St. Thomas C	4,175.63
342104053008300	9801	St. Thomas C	6,182.80
365011000639500	9802	Chatham-Kent C	139.44
365024000230900	9801	Chatham-Kent C	4,480.29

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
365024000410900	9801	Chatham-Kent C	2,956.99
365038000101200	9801	Chatham-Kent C	1,308.24
365038000101700	9801	Chatham-Kent C	166.71
365038000131600	9801	Chatham-Kent C	1,433.69
365039000132900	9801	Chatham-Kent C	1,236.56
365039000200900	9801	Chatham-Kent C	483.87
365039000401200	9801	Chatham-Kent C	198.01
365039000401300	9801	Chatham-Kent C	1,523.30
365042001318200	9801	Chatham-Kent C	1,028.88
365042002120200	9801	Chatham-Kent C	459.30
365042002712400	9801	Chatham-Kent C	231.45
365042003604500	9801	Chatham-Kent C	734.66
365042004127400	9801	Chatham-Kent C	1,497.89
365042004905700	9801	Chatham-Kent C	533.62
365044100303200	9801	Chatham-Kent C	757.3
365044100617500	9801	Chatham-Kent C	967.74
365044200805700	9802	Chatham-Kent C	658.20
365044300200800	9801	Chatham-Kent C	628.35
365044300309200	9802	Chatham-Kent C	255.77
373901019017900	9801	Windsor C	906.09
373901031008500	9801	Windsor C	938.08
373901039001700	9801	Windsor C	1,445.57
373902010002700	9801	Windsor C	644.61
373902040001800	9801	Windsor C	1,033.07
373903020007100	9801	Windsor C	1,291.74
373903045000100	9801	Windsor C	809.91
373904001003300	9801	Windsor C	1,885.20
373904011004500	9801	Windsor C	2,452.55
373904024011000	9801	Windsor C	1,109.14
373904055002700	9801	Windsor C	1,289.70
373905019002300	9801	Windsor C	916.60
373905037014300	9801	Windsor C	1,620.82
373905042014700	9801	Windsor C	918.10
373906029010100	9801	Windsor C	1,799.42
373906044005400	9801	Windsor C	233.09
373907004003800	9801	Windsor C	1,093.40
373908034000101	9801	Windsor C	425.81
373908051007700	9801	Windsor C	1,421.46
382910000222600	9801	Sarnia C	5,107.53
382920000717300	9801	Sarnia C	1,477.52
382920001433700	9801	Sarnia C	823.72
382920001600100	9801	Sarnia C	1,255.54
382920003325100	9801	Sarnia C	6,457.83
382930000101900	9801	Sarnia C	5,972.40
382930000315300	9801	Sarnia C	24,849.64
382930000315400	9801	Sarnia C	89.78
382930001307500	9801	Sarnia C	1,375.90
382930001720200	9801	Sarnia C	1,015.27
382930002024702	9801	Sarnia C	1,405.53
382940001508300	9801	Sarnia C	1,098.70
382940004000700	9801	Sarnia C	680.75
382940004809000	9801	Sarnia C	1,751.45
382940005025500	9801	Sarnia C	5,316.13
382940005111700	9801	Sarnia C	14,134.59
383800001027500	9801	Forest T	3,081.18
384104200114200	9801	Warwick Tp	4,820.79
384900001002001	9801	Thedford V	5,143.37
391600002004400	9801	Strathroy T	1,364.02
391600013014200	9801	Strathroy T	8,207.89
393601002008800	9801	London C	1,077.66
393601009199000	9801	London C	1,631.55

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
393601014012601	9801	London C	1,536.03
393601022000300	9801	London C	4,400.92
393601024028300	9801	London C	1,715.38
393601037007500	9801	London C	1,119.17
393601041499900	9801	London C	23,338.01
393601062000400	9801	London C	1,367.08
393602013007600	9801	London C	678.71
393602023001200	9801	London C	1,322.26
393602036014501	9801	London C	1,281.69
393602040018100	9801	London C	1,403.24
393602041000700	9801	London C	1,125.14
393603017019900	9801	London C	4,219.24
393603028025602	9801	London C	1,080.11
393603029010900	9801	London C	4,896.85
393603074106400	9801	London C	4,225.12
393603078007900	9801	London C	4,434.20
393604001010800	9801	London C	980.37
393604003005100	9801	London C	34,991.73
393604027005100	9801	London C	2,418.92
393604040004300	9801	London C	2,363.75
393604057018500	9801	London C	1,764.99
393604062006100	9801	London C	1,116.35
393605007006700	9801	London C	632.90
393605022104200	9801	London C	3,413.23
393605035011200	9801	London C	3,761.53
393605048003000	9801	London C	1,185.79
393605054000300	9801	London C	1,234.19
393606002019800	9801	London C	1,386.13
393606021010200	9801	London C	645.94
393606049004200	9801	London C	1,007.19
393606056016201	9801	London C	1,401.27
393607010004000	9801	London C	5,031.50
393607025100600	9801	London C	5,518.71
393607034100900	9801	London C	2,719.13
400800039002100	9801	Exeter T	724.48
402801017000175	9801	Goderich T	151.17
402801028001405	9801	Goderich T	1,427.97
402804127005112	9801	Goderich T	1,328.44
405104018006000	9801	Wingham T	4,745.30
411046000407611	9801	Port Elgin-Saugeen-Southampton T	673.69
411046000425402	9801	Port Elgin-Saugeen-Southampton T	17,369.99
425902001306600	9801	Owen Sound C	1,980.51
431201000303402	0000	Bradford West Gwillimbury T	4,373.48
431601000800500	9801	Innisfil T	11,322.76
431601001408601	9801	Innisfil T	19,190.86
431601002303820	9801	Innisfil T	20,340.32
431601002608800	9801	Innisfil T	3,326.88
431601003702900	9801	Innisfil T	8,243.55
431601003807200	9801	Innisfil T	11,965.95
431601004500300	9801	Innisfil T	6,522.22
431601004917800	9801	Innisfil T	11,975.99
431602006119200	9801	Innisfil T	3,270.61
431603007417300	9801	Innisfil T	4,489.42
435306000129250	9801	Tay Tp	2,186.38
437201000726100	9801	Penetanguishene T	3,947.67
441801000301900	9801	Bracebridge T	216.00
441801000700100	0000	Bracebridge T	159.68
441804001005000	9801	Bracebridge T	562.39
441804001502200	9801	Bracebridge T	595.09
441805000700900	9801	Bracebridge T	12,121.33
470200001500701	9801	Amprior T	716.85

Roll Number	Subordinate Roll Number	Municipality	Amount in Dollars per Square Metre
470200002002300	9801	Arnprior T	5,202.91
470200002012899	9801	Arnprior T	1,487.46
470200005500300	9801	Arnprior T	3,954.21
470200006019201	9801	Arnprior T	1,845.88
470200006501500	9801	Arnprior T	2,204.30
473900001031080	9801	Eganville V	3,369.18
474800001005601	9801	Renfrew T	4,749.10
474800001503305	9801	Renfrew T	2,634.41
474800003008100	9801	Renfrew T	419.67
474800004012200	9801	Renfrew T	5,017.92
474800009003175	9801	Renfrew T	3,942.65
476400001001100	9801	Pembroke C	1,605.14
476400002515300	9801	Pembroke C	915.12
476400003056750	9801	Pembroke C	1,547.89
476400003506875	9801	Pembroke C	779.99
476400003538040	9801	Pembroke C	896.06
479600005015500	9801	Deep River T	1,702.51
484401000614100	9801	North Bay C	2,022.69
484401001701000	9801	North Bay C	5,094.07
484403003802800	9801	North Bay C	416.66
484404006217600	9801	North Bay C	4,187.00
484405006700300	9801	North Bay C	3,831.59
530702000106600	9801	Sudbury C	2,226.80
530702000600500	9801	Sudbury C	556.77
530703000505700	9801	Sudbury C	1,299.26
530703001700700	9801	Sudbury C	1,882.19
530705001101000	9801	Sudbury C	980.41
530705003000400	9801	Sudbury C	739.81
530707000101500	9801	Sudbury C	1,386.17
530707001506701	9801	Sudbury C	422.39
563104001111500	9801	Iroquois Falls T	219.89
563900000204900	0000	Cochrane T	2,419.35
566600000408300	9802	Kapuskasing T	146.95
572800000121300	9801	Thessalon T	2,132.62
572800000327300	9801	Thessalon T	2,310.75
576101000400100	9801	Sault Ste Marie C	1,080.71
576101004500100	9801	Sault Ste Marie C	9,946.24
576101006001004	9801	Sault Ste Marie C	1,186.61
576102001003900	9801	Sault Ste Marie C	1,284.13
576102001903500	9801	Sault Ste Marie C	1,149.63
576102002902000	9801	Sault Ste Marie C	4,003.38
576102003807700	9801	Sault Ste Marie C	1,124.64
576103000500800	9801	Sault Ste Marie C	3,086.27
576103003202700	9801	Sault Ste Marie C	6,505.38
576103004407200	9801	Sault Ste Marie C	5,908.60
576103006204403	9801	Sault Ste Marie C	11,030.47
576103006204900	9801	Sault Ste Marie C	5,033.51
576104002206600	9801	Sault Ste Marie C	17,921.51
576105000303800	9801	Sault Ste Marie C	1,251.48
576106002602700	9801	Sault Ste Marie C	1,661.31
576106005200300	9801	Sault Ste Marie C	3,207.89
580401003723500	9801	Thunder Bay C	996.14
580401007509900	9802	Thunder Bay C	1,228.80
580401009406000	9801	Thunder Bay C	1,780.96
590100000817625	9801	Atikokan Tp	1,057.35
603434000217200	0000	Sioux Lookout T	4,695.34

TABLE 6
TRANSFORMER STATIONS – TORONTO HYDRO CORPORATION
(2011 AND SUBSEQUENT TAXATION YEARS)

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
190102241002200	9801	
190102451002300	9801	43163.28
190102457001300	9801	16720.64
190102473002100	9801	5417.131
190103139003900	9801	6535.924
190103215000300	9801	5546.808
190103258000800	9801	9590.593
190103279006400	9801	3269.039
190103282000100	9801	4294.692
190103321005400	9801	35974.12
190104113001600	9801	7186.78
190104132001900	9801	4499.073
190104211000400	9801	4786.367
190104252005500	9801	3782.792
190104349004400	9801	6620.48
190105126001700	9801	6538.824
190105142001700	9801	7235.94
190105201008600	9801	5028.699
190105202005200	9801	5754.552
190105239002100	9801	2715.707
190105257006900	9801	3997.707
190105288005300	9801	6854.26
190106215000100	9801	2838.718
190106226000100	9801	5107.965
190106242010300	9801	5257.756
190106243000200	9801	2271.195
190106312000300	9801	7854.745
190106357000800	9801	2495.009
190107127003200	0000	11181.48
190107149702500	9801	2120.018
190107208000100	9801	
190107235001400	9801	4630.19
190107245002900	9801	3556.148
190107315002300	9801	3385.739
190107335100100	9801	37195.29
190107353000900	9801	4909.148
190108231005500	9801	2119.431
190108246003600	9801	17900.85
190108317000900	9801	4783.96
190108427004100	9801	5289.956
190109116004200	9801	3975.308
190109158007400	9801	14092.95
190109212003500	9801	20789.72
190109322000950	9801	3382.943
190109413001450	9801	5131.101
190109665005800	9801	7363.547

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
190110129000200	9801	
190110123014500	9801	4988.338
190110132002900	9801	7685.25
190110218000100	9801	5804.246
190110495003950	9801	6845.327
190111127008050	9801	4210.986
190111137003600	9801	5350.297
190111234005450	9801	
190111310101850	9801	3227.096
190112117002900	9801	4849.465
190401114000100	9801	29733.97
190401121000300	9801	41859.65
190401130006900	9801	82722.64
190401275000600	9801	3058.885
190401370000100	9801	825.1412
190402126001000	9801	1495.373
190402439000690	0000	4693.566
190402439001200	9801	
190403110001400	9801	2447.684
190403141003600	9801	1131.734
190403202000320	9801	1704.619
190403250000400	9801	3261.327
190404116000100	9801	
190404160003800	9801	
190404160003801		1920.137
190404330001400	9801	3310.765
190405363000200	9801	6104.209
190405418004400	9801	1109.843
190406208000200	9801	1577.729
190406215000700	9801	
190406251000100	9802	1374.116
190406435001100	9801	1852.697
190406613002800	9801	881.5109
190406709000200	9801	2769.806
190406838000700	9801	1917.946
190407172000300	9801	6631.338
190407220002600	9801	14890.08
190408219000300	9801	928.274
190408219000350	9801	1512.092
190408437005500	9801	1659.345
190409310001900	9801	1255.267
190409544000200	9801	993.7809
190410305001200	9801	2200.688
190410328004200	9801	3732.875
190410404007100	9801	8014.614
190410435101300	9801	1380.939
190411215000400	9801	3936.583
190411304000200	9801	
190411339003000	9801	4145.66
190411458004270	9801	2115.982

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
190602205004500	9801	5008.051
190602407002800	9801	
190603124004800	9801	9368.589
190603228006800	9801	8214.563
190801152000600	9801	8699.599
190801326000100	9801	63686.47
190801353006600	9801	16540.87
190801395000300	9801	7935.299
190803158000600	9801	24936.39
190803232000900	9801	
190803277000300	9801	9311.637
190803332100100	9801	4550.148
190807275001600	9801	5409.091
190807316008100	9801	6962.189
190807363000100	9801	6899.943
190808211011600	9801	2767.863
190808323000200	9801	7582.365
190809314001100	9801	
190809408000100	9801	3222.092
190809430009600	9801	6154.149
190809439000700	9801	2932.28
190810121000150	9801	1681.861
190810128007900	9801	
190810135000500	9801	2449.273
190810232000050	9801	12767.19
190810235000100	9801	6629.096
190810315000100	9801	60098.5
190811336008300	9801	9250.236
190811418000200	9801	2207.3
190812139005100	9801	10545.61
190812212002100	9801	4501.512
190812234015700	9801	
190812243000600	9801	
191901187005600	9801	2642.051
191901210002600	9801	2392.875
191901317003700	9801	4643.255
191901370001700	9801	3523.03
191901409003650	9801	
191901412000650	9801	3244.123
191901422001500	9801	
191901503003500	9801	2542.93
191901513500300	9801	31394.74
191901554000100	9801	5757.061
191901583000700	9801	1765.834
191901681004300	9801	4107.495
191901689000100	9801	3001.475
191901734001200	9801	2912.872
191901749002300	9801	16863.46
191901749002400	9801	1921.038
191901818001900	9801	41620.45

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
191901825000100	9801	5218.866
191902127002900	9801	43414.44
191902178006600	9801	5051.774
191902302004100	9801	4708.196
191902312002800	9801	6560.253
191902317014100	9801	2500.466
191902325000700	9801	1796.883
191902420000400	9801	1931.524
191902536004400	9801	35700.3
191902543004300	9801	4594.55
191902605000100	9801	2517.496
191902619003800	9801	3110.023
191902637001300	9801	5195.251
191902650007000	9801	3084.304
191903120001300	9801	2441.299
191903217000300	9801	5218.866
191903244000200	9801	1710.154
191903312001200	9801	5740.752
191903316002000	9801	1669.107
191903338008400	9801	2227.016
191903352000400	9801	1843.254
191903419506100	9801	1831.662
191903428004000	9801	2881.353
191903469501700	9801	4957.922
191903512500300	9801	4109.857
191903601000400	9801	1533.857
191903634005700	9801	3214.561
191903656004300	9801	2046.422
191903666003200	9801	2863.38
191903729000100	9801	5247.604
191903760001500	9801	4378.272
191903808000700	9801	1934.638
191903828000300	9801	1963.566
191903831001100	9801	2057.721
191903831003700	9801	5620.97
191904123001200	9801	5500.5
191904150000500	9801	5211.486
191904162000800	9801	35700.3
191904162000900	9801	1932.19
191904207001400	9801	5795.952
191904220004600	9801	4724.431
191904226001600	9801	3640.503
191904244007400	9801	2175.511
191904288000300	9801	5856.597
191904312000200	9801	5000.429
191904327002000	9801	4953.304
191904344002500	9801	1829.576
191904402001100	9801	2746.708
191904403000050	9801	2515.522
191904423002200	9801	3049.244

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre
191904430207500	9801	2635.759
191904432000400	9801	3208.864
191905117001400	9801	40185.27
191905151002200	9801	
191905407000750	9801	
191905424004100	9801	

TABLE 7
TRANSFORMER STATIONS – HYDRO ONE INC. AND SUBSIDIARIES
(1999 TO 2003 TAXATION YEARS)

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
		1999	2000	2001	2002	2003
010100601626590	9801	3,691.76	3,691.76	3,121.86	3,121.86	2,905.91
010100602125000	0000	5,958.64	5,958.64	7,029.28	7,029.28	6,118.11
010100602146550	0000	3,369.18	3,369.18	4,215.05	4,215.05	3,604.84
010100602341000	0000	1,237.06	1,237.06	1,301.24	1,301.24	1,707.20
011101100023001	0000	1,752.69	1,752.69	2,903.23	2,903.23	2,455.20
011101100447500	9801				2,691.76	2,475.81
011101101547000	0000	2,122.04	2,122.04	2,757.53	3,026.34	3,115.05
011101400071600	0000	5,945.81	5,945.81	5,120.00	5,120.00	4,384.95
011101400178000	0000	1,458.78	1,458.78	1,631.85	1,631.85	1,712.24
011101600289000	9801				1,473.12	1,239.25
011101600921500	9801	4,384.74	4,384.74	3,559.48	3,559.48	3,210.35
011101800071000	9801				3,653.33	3,176.99
011101800076520	9801				3,498.21	2,364.16
011101800076615	9802				686.38	587.81
020100000507050	9801	4,944.44	4,944.44	4,948.03	4,948.03	5,623.66
020804000246800	0000	185.48	185.48	446.64		
020806000201350	0000	5,816.88	5,816.88	9,482.57	9,482.57	7,925.38
020900600500920	0000	2,096.77	2,096.77	1,634.41	1,634.41	1,382.62
020900700106300	0000	6,725.45	6,725.45	6,746.95	6,746.95	5,983.87
020900700201350	9802	714.39	714.39	714.65	714.65	791.06
020900700304801	0000	621.57	621.57	454.89	454.89	504.80
020903000103925	9801				1,903.23	1,382.62
021200101010650	0000	6,088.37	6,088.37	6,976.81	6,976.81	5,273.86
021201201000750	9801	295.95	295.95	302.16	302.16	541.89
021202601701100	0000	6,610.68	6,610.68	6,635.89	6,635.89	5,139.04
023102000602210	0000	3,940.52	3,940.52	5,400.20	5,400.20	4,010.75
030200000138200	0000	12,351.48	12,351.48	11,727.82	11,727.82	8,461.69
030600003111800	9801			5,469.53	5,469.53	3,784.05
031101020125704	9801	6,926.69	6,926.69			
031101030105700	9801	4,032.26	4,032.26			
031101040150501	9801	20,109.88	20,109.88			
031101050131601	9801	6,544.80	6,544.80			
031601600404701	0000	6,502.35	6,502.35	6,651.55	6,651.55	4,924.06
031601602201390	9801	5,967.74	5,967.74	5,200.72	5,200.72	4,052.87
031601602303500	9801	7,717.82	7,717.82	6,914.96	6,914.96	5,367.87
031601602306900	9801	7,786.63	7,786.63	7,028.56	7,028.56	5,410.62
040206000913200	9803	351.26	351.26	369.22	369.22	1,089.70
040600100548900	0000	8,070.90	8,070.90	7,984.88	7,984.88	5,960.69
040600101465300	9801	1,841.22	1,841.22	3,516.13	3,516.13	2,708.78
041100900355000	0000	5,113.88	5,113.88	5,236.56	5,236.56	3,905.67
041101600456200	0000	1,551.97	1,551.97	1,275.99	1,275.99	916.67
050600100367800	0000	6,400.92	6,400.92	6,480.03	6,480.03	4,875.58

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
050600600291000	9801	433.86	433.86	535.80	535.80	655.41
050600600650800	0000	3,960.69	3,960.69	3,879.03	3,879.03	3,826.61
051101100514000	0000	2,412.19	2,412.19	2,501.79	2,501.79	2,282.13
051101600761500	9801	1,794.72	1,794.72	1,062.05	1,062.05	1,075.24
051101800007200	9801				9,876.54	6,684.99
051101900366500	9801				2,781.36	2,260.75
060100001524001	9801	13,624.03	13,624.03			
060100004023803	9801	6,455.20	6,455.20			
060100005067602	9801	6,810.04	6,810.04			
060100005511001	9801	10,994.62	10,994.62			
060100006522101	9801	21,747.31	21,747.31			
060600007006200	9801	12,457.48	12,457.48			
060600008002100	9801	383.31	383.31			
060600010015001	9801	7,993.59	7,993.59			
061200061000101	9801	660.74	660.74			
061200085009705	9801	11,282.44	11,282.44			
061402060141000	9801	880.68	880.68	949.64	949.64	1,748.46
061406300109200	9802	1,152.56	1,152.56	1,568.46	1,568.46	1,044.54
061407370159200	9801	924.35	924.35	930.20	930.20	1,684.44
061409510139801	9802	967.25	967.25	967.25	967.25	1,499.58
061410560235200	9801	2,035.00	2,035.00	2,035.00	2,035.00	1,672.01
061411650601600	9801	634.47	634.47	633.08	633.08	2,774.28
061412061000101	9801			704.64	704.64	2,026.65
061412085009705	9801			16,132.62	16,132.62	15,253.58
061418282500100	9801			6,992.83	6,992.83	7,278.67
061427181011300	9801			4,931.90	4,931.90	5,217.74
061427183016602	9801			5,290.32	5,290.32	5,665.77
061430081610100	9802			13,613.52	13,613.52	13,486.96
061442181504001	9801			5,379.93	5,379.93	5,576.16
061442181508901	9801			5,290.32	5,290.32	5,576.16
061442282001600	9801			857.71	857.71	1,052.94
061442282014100	9801	6,574.37	6,574.37	5,379.93	5,379.93	5,934.59
061442381513600	9801			7,709.68	7,709.68	7,278.67
061442381513601	9801			13,841.15	13,841.15	14,550.83
061450020125704	9801			6,926.69	6,926.69	6,237.12
061450030105700	9801			4,035.84	4,035.84	3,282.26
061450040150501	9801			19,897.85	19,897.85	18,545.70
061450050131601	9801			6,544.80	6,544.80	9,518.82
061460007006200	9801			12,249.27	12,249.27	9,871.95
061460008002100	9801			674.60	674.60	626.27
061460010015001	9801			8,077.67	8,077.67	10,082.75
061470001524001	9801			13,526.88	13,526.88	14,776.42
061470004023803	9801			6,455.20	6,455.20	6,830.65
061470005067602	9801			6,813.62	6,813.62	6,561.83
061470005511001	9801			10,908.60	10,908.60	11,197.46
061470006522101	9801			21,661.29	21,661.29	19,191.59
061802082500100	9801	5,831.18	5,831.18			
062701081011300	9801	4,842.29	4,842.29			
062701083013902	9801	29,569.89	29,569.89			
062701083016602	9801	5,200.72	5,200.72			
063000081610100	9802	7,372.71	7,372.71			
064201081504001	9801	6,568.10	6,568.10			
064201081508901	9801	6,568.10	6,568.10			
064202082001600	9801	860.38	860.38			
064203081513600	9801	5,497.85	5,497.85			
064203081513601	9801	13,961.39	13,961.39			
070100001510300	9801	7,763.77	7,763.77			
070100004016801	0000	2,777.78	2,777.78			
070170101510300	9801			7,411.75	7,411.75	5,842.85
070170104016801	0000			3,157.71	3,157.71	3,784.05
070600001510800	9801	4,941.94	4,941.94	4,523.74	4,523.74	4,082.05

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
070600003510403	0000	5,734.77	5,734.77	5,021.51	5,021.51	5,396.95
070600004011900	9801	4,971.71	4,971.71	3,792.56	3,792.56	3,282.71
071471401019801	9801	4,682.62	4,682.62	4,824.14	4,824.14	4,453.00
071471401507201	9801	2,960.57	2,960.57	2,996.42	2,996.42	3,515.23
071971602001400	0000	13,438.54	13,438.54	14,131.35	14,131.35	14,373.53
071971604035401	9801	9,300.91	9,300.91	12,522.08	12,522.08	10,899.59
071971901019700	9801				3,157.71	2,045.70
071971901501600	9801				416.85	410.22
071971901516405	9801				516.13	350.54
071971901520702	9801				4,215.05	2,852.15
080100001019700	9801	8,912.16	8,912.16	4,424.48	4,424.48	3,892.47
080100001508201	9801	3,029.61	3,029.61	3,200.33	3,200.33	2,968.73
080100003015501	0000	3,673.84	3,673.84	3,319.00	3,319.00	4,052.87
080182402908513	0000			5,648.75	5,648.75	1,633.51
080201003046200	9801	1,360.77	1,360.77	1,874.45	1,874.45	1,420.76
080202003502300	9801				856.63	1,131.72
080202003502400	9801				1,706.09	1,111.11
080202004527000	9801				636.88	786.97
080203006011000	9801				1,793.91	1,354.39
080203006027900	9801				3,569.89	2,655.02
080203007020000	9801				2,996.42	2,045.70
080203007022700	9801				505.38	343.19
080203007501301	9801				4,752.69	4,411.29
080600001514201	9801	4,147.89	4,147.89	5,549.38	5,549.38	5,474.28
080600002000102	0000	2,777.78	2,777.78	4,752.69	4,752.69	5,307.35
081200003003300	9801	4,941.94	4,941.94			
081281203003300	9801			4,358.31	4,360.96	10,569.40
081900002415700	9801	4,491.65	4,491.65			
081981902415700	9801			4,602.81	4,602.81	3,749.88
082400002908513	0000	3,369.18	3,369.18			
083182803803600	9801	571.72	571.72	586.20	576.95	717.58
083183604601203	0000	2,508.96	2,508.96	4,663.08	4,663.08	6,203.41
083183605105201	9801	572.37	572.37	897.36	664.14	922.21
083183904413800	9801	5,272.79	5,272.79	10,811.25	10,811.25	12,515.80
083183905405302	9801	738.08	738.08	918.73	918.73	918.07
090401001517301	9801				630.82	522.40
090401001574600	9801				1,168.46	1,024.19
090402002004500	9801				2,629.03	2,664.34
090402002080501	9801				451.61	396.95
090403003026600	9801				1,150.54	1,006.27
091990801005501	9801	2,240.14	2,240.14	3,301.08	3,301.08	3,784.05
091990801521001	9801	6,033.75	6,033.75	4,358.31	4,360.96	3,886.19
091991901500401	9801	3,225.81	3,225.81	4,573.48	4,573.48	5,217.74
091991902021110	9801	4,346.40	4,346.40	4,854.59	4,854.59	4,060.22
091991903005506	9801	3,225.81	3,225.81	4,483.87	4,483.87	5,217.74
092101001518700	9801				6,007.17	7,278.67
092101003509601	9801				294.02	478.05
092103005523830	9801				1,652.33	1,436.38
092103006005200	9801				282.60	572.87
092103008005101	9801				350.00	610.42
092400002013701	9801	7,439.87	7,439.87	4,788.42	4,788.42	4,445.99
092801001016500	9801	4,941.94	4,941.94	5,218.53	5,218.53	4,578.33
092803006526702	0000	2,960.39	2,960.39	3,767.03	3,767.03	3,515.23
093192902035102	9801	610.63	610.63	549.69	549.69	865.08
093194602510501	9801	4,928.32	4,928.32	3,319.00	3,319.00	3,963.26
094000303030800	9801	3,137.43	3,137.43	1,875.34	1,875.34	1,141.13
101105014014300	0000	2,198.99	2,198.99	2,032.08	2,032.08	1,931.82
101108012005365	0000	3,888.89	3,888.89	3,856.63	3,856.63	3,604.84
101108013000100	0000	1,212.37	1,212.37	1,182.68	1,182.68	1,461.78
101108017320200	0000	4,569.89	4,569.89	2,136.20	2,136.20	2,601.25
101108018003900	0000	3,888.89	3,888.89	6,007.17	6,007.17	5,755.38

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
101108018004000	9801	2,978.67	2,978.67	3,738.22	3,738.22	3,635.12
101108018004100	0000	2,563.81	2,563.81	1,542.78	1,542.78	1,460.96
101108018004201	0000	4,452.15	4,452.15	6,903.23	6,903.23	6,920.25
101108020009100	0000	5,071.68	5,071.68	6,992.83	6,992.83	7,009.86
101108024009703	0000	2,660.71	2,660.71	3,077.26	3,077.26	3,848.06
101109002025520	0000	3,100.36	3,100.36	3,336.92	3,336.92	4,590.50
101109003018200	0000	1,721.33	1,721.33	1,161.67	1,161.67	1,651.31
101109005004610	0000	3,100.36	3,100.36	3,677.42	3,677.42	5,038.53
101109005013200	0000	1,698.92	1,698.92	640.04	640.04	870.46
101109006014900	0000	1,698.92	1,698.92	1,766.51	1,766.51	2,364.95
101109009017215	0000	4,928.32	4,928.32	4,483.87	4,483.87	7,547.49
102904001001099	0000	3,745.52	3,745.52	7,351.25	7,351.25	6,203.41
102906004011500	0000	2,598.57	2,598.57	2,584.23	2,584.23	2,350.36
102908001000400	9801	838.35	387.17	277.31	277.31	563.35
102908001000401	0000	5,286.74	5,286.74	8,874.55	8,874.55	7,278.67
102908002000800	0000	3,351.25	3,351.25	5,559.14	5,559.14	4,321.68
103904001001800	0000	1,541.22	1,541.22	1,526.88	1,526.88	1,561.83
103904001005500	0000	3,942.65	3,942.65	3,856.63	3,856.63	5,486.56
103908003004200	0000	1,231.30	1,231.30	1,227.09	1,227.09	1,637.45
104206002006501	0000	1,344.09	1,344.09	1,329.75	1,329.75	1,687.28
110401003017600	0000	2,670.25	2,670.25	5,917.56	5,917.56	5,576.16
110401008003000	0000	1,855.86	1,855.86	2,769.54	2,769.54	2,606.57
110401009017300	0000	2,544.80	2,544.80	2,315.41	2,315.41	2,332.44
110401011014800	0000	1,718.69	1,718.69	1,283.93	1,283.93	1,618.48
110401011014801	0000	2,544.80	2,544.80	2,942.65	2,942.65	2,081.54
110402001029700	0000	2,670.25	2,670.25	3,767.03	3,767.03	3,784.05
112103002010200	0000	3,888.89	3,888.89	3,444.44	3,444.44	3,371.86
112107003002800	9802	613.96	613.96	592.10	592.10	730.42
112107003006120	0000	1,893.53	1,893.53	2,483.17	2,483.17	913.86
112111001001710	0000	4,260.22	4,260.22	3,763.44	3,763.44	6,182.80
112119002012200	0000	2,831.54	2,831.54	1,060.93	1,060.93	1,346.77
112408008003100	0000	1,556.57	1,556.57	1,096.54	1,096.54	1,558.91
112409002013805	0000	3,028.67	3,028.67	2,207.89	2,207.89	2,798.39
112411005007550	0000	1,552.55	1,552.55	1,544.57	1,544.57	1,998.87
113401003057100	0000	986.91	986.91	889.20	889.20	1,260.87
113402001002500	0000	929.99	929.99	925.78	925.78	1,476.04
113403001002401	0000	1,594.70	1,594.70	1,593.57	1,593.57	2,117.34
120100004502000	9801	5,463.71	5,463.71	3,502.69	3,502.69	2,957.33
120201002011410	0000				4,737.12	2,439.38
120401001058400	9801				5,827.96	2,493.73
120401002546202	9801				7,172.04	3,067.20
120401002560050	9801				6,813.62	2,905.91
120401003003025	9801				5,917.56	6,024.19
120402003522100	9801				563.73	786.56
120403005021201	9801				1,152.01	1,144.09
120403005524801	9801				509.75	717.05
120403006016200	9801				2,100.36	934.59
120403006029999	9801				8,247.31	3,586.92
120421108501900	9801	7,735.32	7,735.32	12,114.47	12,114.47	6,221.34
120421108503900	9801	8,501.24	8,501.24	8,718.28	8,718.28	4,534.66
120430104011902	9801	7,196.69	7,196.69	8,318.94	8,318.94	3,740.61
120430106003400	9801	1,723.08	1,723.08	2,495.95	2,495.95	1,358.48
120430107005200	9801	5,286.74	5,286.74	5,021.51	5,021.51	3,873.66
120441401519815	9801				2,405.02	862.90
120807022018600	9801	883.48	883.48	788.18	788.18	1,668.38
120810002514400	9801	5,670.47	5,670.47	9,467.66	9,467.66	4,897.93
120810005510850	9801	4,408.60	4,408.60	9,681.00	9,681.00	6,113.80
122021801000200	9801	4,601.49	4,601.49	8,484.37	8,484.37	4,898.59
122021802010650	9801				6,186.38	3,515.23
123013801009450	9801				899.64	414.87
123013801528900	9801	5,603.64	5,603.64	4,179.65	4,179.65	2,086.02

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
123132804000901	9801	8,180.44	8,180.44	7,463.04	7,463.04	3,744.29
123132804001101	9801	11,374.69	11,374.69	4,008.60	4,008.60	3,210.59
124100002502025	9801	3,103.39	3,103.39			
124114102502025	9801			4,107.86	4,107.86	3,580.48
125400002009810	0000	2,007.17	2,007.17	1,849.46	1,849.46	934.59
126200001008800	9801	601.00	601.00	911.29	911.29	435.48
126200001033015	9801	2,329.75	2,329.75	2,673.84	2,673.84	1,095.88
126206401500509	9801	3,494.62	3,494.62	4,663.08	4,663.08	7,099.46
135001001017600	9801				107.53	158.24
135002002004300	9801				401.59	798.04
135003003519600	9801				1,718.55	1,358.39
135022401012894	9801				3,677.42	1,830.65
135022401502603	9801	10,764.92	10,764.92	4,857.62	4,857.62	3,268.08
135032802003651	9801	8,021.17	8,021.17	6,952.28	6,952.28	5,568.88
135032803014501	9801	3,902.73	3,902.73	4,492.31	4,492.31	2,249.13
135032804010001	9801	3,917.03	3,917.03	2,745.52	2,745.52	1,346.77
135032804514400	9801	3,015.38	3,015.38	3,647.97	3,647.97	1,952.69
135032804524350	9801	3,863.80	3,863.80	3,086.02	3,086.02	2,529.57
135051102003170	9801	5,132.62	5,132.62	3,103.94	3,103.94	2,583.33
135051102503000	9801	2,562.72	2,562.72	2,709.68	2,709.68	1,221.33
135070101509001	9801	3,315.41	3,315.41	2,745.52	2,745.52	1,364.70
135080402011101	9801	3,228.78	3,228.78	1,958.64	1,958.64	1,261.21
135091801523400	9801	16,166.09	16,166.09	3,657.90	3,657.90	1,983.13
135091802512710	9801	656.30	656.30	573.81	573.81	743.09
140800006001001	9801	5,277.06	5,277.06			
140800006030600	9801	6,455.20	6,455.20			
140810802005614	9801				2,261.65	1,615.59
140810806001001	9801			5,021.51	5,021.51	9,160.39
140810806028518	9801				1,419.35	1,024.19
140810806030600	9801			2,476.70	2,476.70	1,794.80
140810806031200	9801				3,121.86	3,282.26
141100001019011	9801	2,688.17	2,688.17			
141101101019011	9801			3,856.63	3,856.63	2,870.07
141101202037600	9801			4,409.25	4,409.25	3,500.16
141202002037600	9801	5,831.22	5,831.22			
141600002022750	9801	5,017.92	5,017.92			
141600002029505	9801	4,928.32	4,928.32			
141600008020401	9801	3,136.20	3,136.20			
141900001015600	9801	7,851.42	7,851.42	6,071.03	6,071.03	4,487.46
141900003045101	9801	7,851.42	7,851.42	6,429.46	6,429.46	4,761.81
141900004009250	9801	682.42	682.42	602.54	602.54	818.54
142100018005600	9801	7,580.65	7,580.65	738.35	738.35	361.11
142300003000301	9801	5,619.53	5,619.53			
142300004004200	9801	17,432.52	17,432.52			
142300005010801	9801	5,084.59	5,084.59			
142322303000301	9801			4,752.69	4,752.69	4,321.68
142322304004200	9801			19,117.91	19,117.91	24,743.23
142322305010801	9801			5,559.14	5,559.14	2,439.96
142600002010590	9801	3,423.48	3,423.48			
142900001012000	9801	3,424.37	3,424.37			
142900004001400	9801	2,894.62	2,894.62			
142900004002501	9801	429.39	429.39			
142900006006250	9801	1,444.44	1,444.44			
143503406002300	9801	4,194.54	4,194.54			
143503406013351	9801	5,015.38	5,015.38			
143510004003100	9801				466.84	663.94
143510007013400	9801				1,072.17	1,165.47
143513406002300	9801			3,180.81	3,180.81	1,758.81
143513406013351	9801			6,416.87	6,416.87	5,194.38
143522901012000	9801			4,293.55	4,293.55	3,657.35
143522904001400	9801			5,644.80	5,644.80	4,826.88

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre			
143522904002501	9801			687.81	938.17
143522906006250	9801			4,125.45	3,586.92
143533203021270	9801				791.22
145011602022750	9801			5,111.11	12,565.41
145011602029505	9801			5,111.11	11,669.35
145011608020401	9801			3,946.24	2,887.99
145022602010590	9801			4,215.05	6,113.80
150101000304400	9801	5,044.02	5,044.02	4,857.19	2,817.54
150601000516400	9801	11,473.45	11,473.45	8,278.56	5,147.51
150901002018300	9801	4,252.02	4,252.02	7,236.90	4,273.86
150901005001201	9801	4,480.29	4,480.29	4,663.08	3,210.57
151401001000210	9801	2,570.29	2,570.29	1,477.36	1,631.01
151601000228801	9801	9,809.48	9,809.48	11,067.54	7,421.71
151601010106701	9801	6,767.70	6,767.70	9,091.77	8,535.22
151602000101700	9801	683.59	683.59	2,168.71	1,626.31
151602000119401	9801	7,263.10	7,263.10	5,799.40	2,630.71
151602000130400	9801	4,083.50	4,083.50	6,342.48	3,482.96
151602000334303	9801	4,211.47	4,211.47	8,068.10	5,128.14
151602020220000	0000	7,635.13	7,635.13	9,941.22	4,384.23
151603000317000	9801			10,607.19	4,232.19
152202000418110	9801	2,419.35	2,419.35	2,530.47	5,128.14
152400000317000	9801	10,693.21	10,693.21		
153101000219700	9801	5,197.13	5,197.13	5,469.53	5,934.59
153101000228900	9801	561.50	561.50	616.39	767.61
153101000932800	9801	4,727.82	4,727.82	7,133.06	4,488.58
153602000314200	9801	1,107.13	1,107.13	1,711.40	1,626.18
154201030206300	9801	3,992.61	3,992.61	7,031.59	4,707.66
154201030223850	9801	3,315.41	3,315.41	6,544.80	7,189.07
160100000812600	9801	5,895.95	5,895.95		
160600000213802	9801	976.11	976.11		
160800003026601	9801	5,017.92	5,017.92		
161600002013510	0000	6,931.10	6,931.10		
161600004005001	9801	1,003.58	1,003.58		
162100001008901	0000	3,942.65	3,942.65		
162100002021404	0000	3,942.65	3,942.65		
162100003010202	0000	5,107.53	5,107.53		
162100004005601	0000	4,749.10	4,749.10		
162400000305300	9802	5,200.72	5,200.72		
162600002001506	9801	7,732.44	7,732.44		
162600005008103	0000	5,286.74			
162702605008103	0000		5,286.74		
163100003013001	9801	2,777.78	2,777.78		
163100005002201	9801	2,240.14	2,240.14		
165100100812600	9801			6,284.31	4,030.36
165100600213802	9801			969.50	3,261.10
165100803026601	9801			4,573.48	3,067.20
165101000122700	9801				2,124.47
165101000343900	9802				298.53
165102000150101	9801				4,669.65
165102000314900	9801				2,587.15
165102602001506	9801			2,870.97	7,099.46
165102605008103	0000			5,290.32	5,128.14
165102800137500	9801				4,645.51
165104000110201	9801				1,090.19
165116002013510	0000			9,368.66	9,733.60
165116004005001	9801			1,508.96	862.90
165121001008901	0000			5,200.72	5,128.14
165121002021404	0000			5,290.32	5,038.53
165121003010202	0000			7,261.65	7,637.10
165121004005601	0000			6,724.01	7,457.89
165124000305300	9802			5,469.53	6,113.80

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
165124000317000	9801				2,763.44	2,583.33
165131003013001	9801			5,290.32	5,290.32	5,128.14
165131005002201	9801			3,014.34	3,014.34	1,776.88
180101001804100	9801	622.28	622.28	476.96	476.96	4,723.81
180501000214901	9801	5,180.65	5,180.65	14,878.14	14,878.14	22,242.83
180501001022100	0000	1,177.42	1,177.42	30,653.05	30,653.05	17,022.22
181302002501350	9801	2,357.82	2,357.82	3,762.33	3,762.33	3,847.13
181307000128000	9801	9,113.22	4,932.48	5,274.85	5,274.85	7,546.70
181701001002811	0000	888.35	888.35	9,860.22	9,860.22	10,952.51
181701001015500	9801	1,257.65	1,257.65	5,977.67	5,977.67	6,535.98
181701004013200	9801	1,705.96	1,705.96	7,135.65	7,135.65	9,141.44
181701012003406	0000	2,938.35	2,938.35	6,813.62	6,813.62	7,637.10
181701013004676	0000	4,121.86	4,121.86	19,358.42	19,358.42	20,809.14
181703001015901	9801	154.66	154.66	2,548.39	2,548.39	2,565.41
181703007007001	0000	272.40	272.40	5,559.14	5,559.14	4,321.68
182001000429300	9801	94.80	94.80	577.06	577.06	522.40
182001000514450	9801	793.91	793.91	99.64	10,218.64	10,056.45
182001000717825	0000	994.44	994.44	49.82	10,039.43	10,235.66
182002003021000	9801	2,686.38	2,686.38	2,835.13	2,835.13	2,672.94
182003000129060	0000	218.64	218.64	86.38	86.38	4,948.92
182004002023800	0000	1,563.80	1,563.80	10,626.52	10,626.52	8,950.54
182004005013605	0000	236.56	236.56	4,301.08	5,379.93	4,948.92
182901000221300	0000	18,841.94	18,841.94	23,301.08	23,301.08	25,289.43
182901000815905	9801	5,606.40	5,606.40	1,782.96	6,882.10	7,360.59
182903000612300	9801	523.30	523.30	89.43	20,971.33	22,780.47
182903000733505	9801	919.07	919.07	3,107.41	16,298.81	17,903.79
182905000202700	9801	1,532.60	1,532.60	1,560.97	1,560.97	1,852.28
182905001027700	9801	5,127.78	5,127.78	4,035.84	4,035.84	4,142.47
183901000318950	9801	4,486.20	4,486.20	3,587.81	3,587.81	3,049.28
183901000508800	9801	6,352.33	6,352.33	6,119.35	6,119.35	5,066.67
183904000131810	9801	5,483.87	5,483.87	6,544.80	6,544.80	7,368.28
183904000332100	9801	7,012.90	7,012.90	7,794.27	7,794.27	5,913.26
183904000440500	9801	368.04	368.04	798.33	365.74	963.89
183905000702010	9801	4,486.20	4,486.20	3,587.81	3,587.81	3,049.28
183905000722800	9801	3,565.59	3,565.59	1,974.19	1,974.19	1,619.35
183905000800101	9801	4,227.78	4,227.78	3,372.76	3,372.76	3,389.78
190104395001900	9801	3,485.98	3,485.98	317.06	317.06	5,660.32
190401199000400	9801	23,924.73	23,924.73	30,290.32	30,290.32	30,307.35
190403110001500	9801	797.26	797.26	1,338.26	1,338.26	2,160.85
190403202000500	9801	956.45	956.45	1,575.04	1,575.04	2,018.56
190404104000300	9801	3,503.52	3,216.04	4,955.73	4,955.73	8,482.68
190405415000100	9803	9,329.23	9,329.23	16,742.20	16,742.20	12,926.46
190405415000150	9801	23,835.13	13,799.28	27,060.93	27,060.93	18,458.78
190406208000300	9801	9,361.59	9,361.59	3,418.45	3,418.45	3,687.41
190406411000500	9802	1,353.28	1,353.28	1,858.33	1,858.33	3,244.33
190406578003700	9801	2,554.11	2,138.77	1,333.41	1,333.41	2,849.03
190406847001400	9801	5,542.27	3,771.96	1,046.09	1,046.09	2,440.46
190407332000400	9801	1,767.44	1,767.44	3,430.73	3,430.73	5,153.61
190407401000850	9801	923.90	923.90	1,751.42	1,751.42	1,751.42
190408102000660	9801	751.83	751.83	1,079.52	1,079.52	372.34
190408110001500	9801	1,600.29	1,600.29	3,191.34	3,191.34	3,567.47
190409542000600	9801	1,556.06	986.84	1,679.20	1,679.20	2,139.54
190410128012900	9801	18,451.32	18,451.32	20,407.59	20,407.59	34,972.50
190410435101350	9801	561.06	561.06	847.56	847.56	833.73
190411458004250	9801	3,027.51	3,027.51	937.75	937.75	1,092.43
190604110100100	9801	3,852.17	3,852.17	9,978.53	9,978.53	7,458.46
190801399000100	9801	529.14	529.14	735.75	735.75	1,240.38
190805499000400	9801	936.17	936.17	881.26	881.26	884.57
190807399000100	9801	2,668.45	2,668.45	1,051.50	1,051.50	675.44
190811599000100	9801	1,897.07	1,897.07	1,464.33	1,464.33	1,093.67
190812199000100	9801	689.98	689.98	1,231.99	1,231.99	2,277.12

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
191403215001300	9801	2,883.44	2,883.44	3,557.42	3,557.42	4,184.10
191403218000100	9801	1,632.37	1,632.37	1,918.18	1,918.18	4,039.75
191407117000050	9801	14,195.09	14,195.09	11,027.97	1,774.66	3,475.89
191901402000100	9801	976.18	976.18	2,561.06	2,561.06	3,385.21
191903898001700	9801	908.51	908.51	1,467.48	1,467.48	1,827.06
191904438100500	9801	755.26	755.26	1,229.93	1,229.93	1,685.15
191905435000150	9801	3,446.53	3,446.53	4,205.18	4,205.18	5,786.32
192800032015500	9801	1,376.38	1,376.38	4,169.14	4,169.14	8,917.46
192800032097000	9801	1,107.91	1,107.91	1,763.21	1,763.21	1,448.90
192800036903500	9802	2,078.13	2,932.86	23,390.71	23,390.71	23,883.84
193602013904001	0000	50,705.20	50,705.20	93,727.60	93,727.60	112,365.59
193807003255000	9801	27,867.38	27,867.38	46,465.23	46,465.23	79,959.50
194400009630100	9801	3,584.31	3,584.31	5,194.40	5,194.40	4,511.85
194400009868000	9801	36,264.52	36,264.52	55,619.35	55,619.35	68,684.23
194400010177400	9801	22,556.27	22,556.27	36,383.51	36,383.51	51,454.30
194400011134700	9801	18,150.36	18,150.36	19,716.85	19,716.85	29,411.29
194400014510000	9801	36,412.54	36,412.54	44,064.87	44,064.87	64,434.41
194801005015600	0000	3,364.16	3,364.16	3,908.09	3,908.09	4,309.56
194900005400500	9801	9,982.44	9,982.44	6,365.59	6,365.59	11,310.93
194900011781500	9801	11,723.48	11,723.48	6,455.20	6,455.20	6,472.22
195400002638650	9801	13,909.68	13,909.68	15,057.35	15,057.35	26,543.91
195400004635000	9801	10,249.10	10,249.10	12,481.00	12,481.00	17,839.43
195400007979200	9801	7,600.00	7,600.00	8,964.16	8,964.16	8,981.18
195400022063400	9801	32,869.89	32,869.89	13,644.09	13,644.09	21,066.67
195400088834601	0000	10,806.45	10,806.45	9,681.00	9,681.00	18,658.60
197000003072800	9801	8,454.48	8,454.48	6,455.20	6,455.20	12,923.84
197000004127000	9801	2,555.38	2,555.38	6,007.17	6,007.17	8,801.97
197000004194600	9801	6,588.17	6,588.17	20,433.69	20,433.69	29,590.50
197000006009000	9801	6,660.39	6,660.39	21,688.17	21,688.17	31,382.62
197000007113900	9801				7,888.89	7,905.91
197000009431300	9801	15,284.59	15,284.59	14,662.37	14,662.37	14,078.14
197000009630000	9801	6,160.57	6,160.57	18,103.94	18,103.94	28,873.66
197000012673000	9801	69.27	69.27	79.30	79.30	84.58
197000013412100	9801	9,086.74	9,086.74	22,942.65	22,942.65	31,182.80
197000014305100	9801	8,452.69	8,452.69	13,049.46	13,049.46	19,184.95
197000014345000	9801	9,066.31	9,066.31	10,577.06	10,577.06	15,970.43
210501099800101	9801	2,268.78	2,268.78	2,726.06	2,726.06	3,233.96
210502099800600	0000	11,943.32	11,943.32	11,894.95	11,894.95	13,058.15
210504099800101	9801	224.57	224.57	24,967.74	24,967.74	17,699.07
210504099800102	9801	12,616.46	12,616.46	12,287.28	12,287.28	14,777.10
210515099800300	0000	9,061.89	9,061.89	9,828.40	9,828.40	10,403.84
210515099800400	9801	337.63	337.63	15,529.71	15,529.71	16,825.87
211008099800200	9801	9,977.57	9,977.57	9,492.82	9,492.82	10,235.15
211012099800200	9801	5,305.72	2,143.25	5,681.64	5,681.64	9,679.59
211015099800100	0000	7,730.21	7,730.21	5,257.66	5,257.66	9,478.31
212401099800100	0000	21,209.01	21,209.01	22,803.09	22,803.09	46,098.45
212401099800400	0000	101,523.30	101,523.30	106,634.41	106,634.41	197,491.04
212403099800100	0000	11,559.14	11,559.14	12,189.96	12,189.96	30,465.95
212403099800200	0000	15,322.58	15,322.58	16,132.62	16,132.62	32,078.85
212403099800300	0000	25,215.73	25,215.73	26,895.83	26,895.83	59,139.78
212403099800400	0000	11,559.14	11,559.14	12,189.96	12,189.96	30,465.95
212403099800500	0000	11,270.83	11,270.83	12,446.91	12,446.91	33,987.90
212403099800600	0000	17,237.23	17,237.23	18,495.30	18,495.30	37,970.43
212403099800700	0000	25,537.63	25,537.63	26,885.30	26,885.30	52,150.54
212412099800100	0000	21,605.51	21,605.51	23,199.60	23,199.60	45,026.88
212412099800200	0000	13,172.04	13,172.04	13,802.87	13,802.87	31,720.43
220400000108150	9801	6,648.75	6,648.75	8,426.52	8,426.52	10,414.87
220400000351900	9801	4,681.12	4,681.12	2,427.42	2,427.42	3,821.57
220400000354900	9801	2,605.38	2,605.38	2,456.63	2,456.63	2,353.94
220800000108100	9801	326.68	326.68	191.66	191.66	706.70
221200000220950	9801	12,634.41	12,634.41	10,577.06	10,577.06	12,386.20

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
221200000415575	9801	8,154.12	8,154.12	9,143.37	9,143.37	10,056.45
221200000709305	9801	13,172.04	13,172.04	13,982.08	13,982.08	15,432.80
221600000116200	9801	15,663.64	15,663.64	4,220.09	4,220.09	12,853.16
221600000207700	9801	16,587.70	16,587.70	14,873.99	14,873.99	17,725.47
221900000515475	9801	5,194.98	5,194.98	5,467.38	5,467.38	7,457.35
221900000601510	9801	13,226.14	13,226.14	14,354.50	14,354.50	13,561.16
222100000109500	9801	22,768.28	22,768.28	15,388.17	15,388.17	18,903.76
222100000318310	9801			7,978.49	7,978.49	2,329.75
230100000209750	9801	16,989.25	16,989.25	7,261.65	7,261.65	39,805.56
230100000614495	0000	7,660.57	7,660.57	13,623.66	13,623.66	15,791.22
230806000706700	9801					1,298.69
230806000944250	0000	92,741.94	92,741.94	60.39	105,917.56	65,970.43
230806000946400	9801	421.74	421.74	449.89	449.89	604.13
231100000217300	9801	11,738.35	11,738.35	12,189.96	12,189.96	14,536.74
231100000514750	9801	12,634.41	12,634.41	13,444.44	13,444.44	17,045.70
231100000610140	9801	15,860.22	15,860.22	14,161.29	14,161.29	15,432.80
231100000813430	9801	17,831.54	17,831.54	22,405.02	22,405.02	20,988.35
231100001000700	9801	11,200.72	11,200.72	2,853.05	2,853.05	8,801.97
231100001200250	9801	16,935.48	16,935.48	17,745.52	17,745.52	20,092.29
231600000107510	9801	14,605.73	14,605.73	15,415.77	15,415.77	15,253.58
231600000717630	9801	12,096.77	12,096.77	12,727.60	12,727.60	14,536.74
231600001100107	9801	6,541.22	6,541.22	6,903.23	6,903.23	11,490.14
232600001700180	9801	11,200.72	11,200.72	11,652.33	11,652.33	13,282.26
232600002103700	9801	9,946.24	9,946.24	10,397.85	10,397.85	11,669.35
232600002303725	9801	9,050.18	9,050.18	9,501.79	9,501.79	12,206.99
232600002403420	9802	894.49	894.49	1,165.06	1,180.00	926.26
232600002403550	9801	22,718.41	22,718.41	4,624.66	4,624.66	9,134.07
233200000206550	9802	10,039.43	10,039.43	10,218.64	10,218.64	11,131.72
233200001206600	9801	6,003.58	6,003.58	6,365.59	6,365.59	20,450.72
233200001211010	9801	6,989.25	6,989.25	7,351.25	7,351.25	9,518.82
234100000203500	9801	2,015.41	2,015.41	932.35	932.35	2,947.67
234900001006315	9801	8,064.52	8,064.52	8,516.13	8,516.13	11,131.72
234900001401525	9801	7,078.85	7,078.85	7,440.86	7,440.86	11,131.72
240101099800401	9801	6,424.44	6,424.44	5,528.90	5,528.90	7,375.78
240102099800101	9801	12,753.01	12,753.01	15,596.40	15,596.40	19,261.42
240104099800201	0000	4,023.88	4,023.88	7,971.09	7,971.09	7,927.66
240202099800101	9801	1,326.78	872.93	1,894.97	1,894.97	1,939.45
240205099800201	9801	9,571.29	9,571.29	5,184.72	5,184.72	4,554.04
240901099800100	9801	6,150.54	6,150.54	7,379.42		
240903099800200	9801	10,577.06	10,577.06	9,322.58		
240903099800300	9801	11,114.70	11,114.70	8,426.52		
240907099800100	0000	12,189.96	12,189.96	12,906.81	12,906.81	14,178.32
240909099800100	9801	589.13	589.13	601.98	601.98	782.57
240909099800500	9801	858.14	858.14	1,399.73	1,399.73	1,343.26
250910031007200	0000	20,627.57	20,627.57			
250920012030000	9802	555.98	555.98			
250920022044400	0000	11,829.91	11,829.91			
250920033053100	0000	15,236.56	15,236.56			
251410012010020	0000	14,340.50	14,340.50			
251410022031200	0000	13,802.87	13,802.87			
251410028014301	0000	506.87	506.87			
251410041040800	0000	26,141.41	26,141.41			
251410041064800	0000	17,669.60	17,669.60			
251410042049300	0000	15,236.56	15,236.56			
251801004507100	9801	1,803.88	1,803.88	3,040.26	3,040.26	3,934.23
251802015454650	9801	389.47	389.47	467.60	467.60	584.65
251803023402950	9802	302.78	304.28	382.47	382.47	377.05
251803027203230	9801	456.92	456.92	522.87	522.87	679.80
251804028701430	9802	1,126.17	1,126.17	1,141.77	1,141.77	1,574.17
251804032308520	9801	830.95	830.95	930.61	930.61	1,831.05
251805039103220	9802	2,195.18	2,195.18	551.59	551.59	720.37

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
251805048100460	9802	1,152.13	1,152.13	1,058.48	1,058.48	1,529.12
251807065200340	9802	1,649.69	1,649.69	2,072.94	2,072.94	639.90
251814012010020	0000			12,906.81	12,906.81	15,612.01
251814022031200	0000			11,293.91	11,293.91	13,461.47
251814028014301	0000			327.66	327.66	513.43
251814041040800	0000			23,534.70	23,534.70	26,321.60
251814041064800	0000			11,152.82	11,152.82	12,214.73
251814042049300	0000			20,433.69	20,433.69	24,572.58
251830121062200	9801			22,487.78	22,487.78	25,012.06
251830171002400	0000			10,368.20	10,368.20	11,348.65
251830211002200	0000			6,297.49	6,297.49	7,253.83
251830223063600	0000			8,243.73	8,243.73	9,551.65
251830231004600	0000			14,717.17	14,717.17	16,695.99
251830251043900	0000			17,745.52	17,745.52	20,092.29
251830351060400	0000			22,906.48	22,906.48	25,656.57
251830382007400	0000			3,408.60	3,408.60	4,769.71
251830393083200	0000			22,906.48	22,906.48	25,656.57
251890131007200	0000			9,711.96	9,711.96	10,528.19
251890212030000	9802			3,159.32	3,159.32	3,910.07
251890222044400	0000			5,638.97	5,638.97	6,194.53
251890233053100	0000			15,236.56	15,236.56	17,941.76
253010021062200	9801	584.88	584.88			
253010071002400	0000	13,300.75	13,300.75			
253020011002200	0000	4,591.40	4,591.40			
253020023063600	0000	17,693.06	17,693.06			
253020031004600	0000	17,649.72	17,649.72			
253020051043900	0000	12,906.81	12,906.81			
253030051060400	0000	25,187.36	25,187.36			
253030082007400	0000	2,508.96	2,508.96			
253030093083200	0000	26,164.87	26,164.87			
260202001006101	9801	13,871.95	13,871.95	13,174.98	13,174.98	16,352.23
260203001320900	9801	12,527.86	12,527.86	11,871.62	11,871.62	
262203000842400	9801	25,227.46	25,227.46			
262204000419500	9801	14,011.08	14,011.08			
262204000510400	9801	14,531.54	14,531.54	14,624.73	14,624.73	16,978.67
262204001798200	9801	10,215.05	10,215.05			
262702002019401	9801	7,123.88	7,123.88	8,004.27	8,004.27	9,560.56
262901001120300	9801	1,061.48	1,061.48	1,744.98	1,744.98	2,006.83
262902003410301	9801	1,052.12	1,052.12	1,501.38	1,501.38	1,975.87
262903003220700	9802	957.12	957.12	1,194.07	1,194.07	894.53
262904003800100	9801	760.95	760.95	872.24	872.24	1,570.07
271102000718100	9801	634.22	634.22	781.44	781.44	1,190.99
271400000125700	9801	8,027.37	8,027.37	8,348.65	8,348.65	8,956.99
271400000808900	9801	8,027.37	8,027.37	10,140.76	10,140.76	10,749.10
271906000819700	9801	1,501.46	1,501.46	950.74	950.74	1,474.23
272501001118400	9801	11,928.85	11,928.85	11,259.11	11,259.11	12,472.87
272504000313000	9801	1,335.40	1,335.40	1,225.08	1,225.08	1,431.65
272507000310100	9801	374.19	374.19	363.14	363.14	381.28
272511000107900	9801	445.41	445.41	483.59	483.59	652.59
273100000209400	9801				3,091.36	3,549.76
273100001002700	9801				8,157.71	9,698.03
273100001905300	9802	465.68	465.68	470.61	470.61	756.21
273100002511501	9801				1,741.94	2,941.76
273100002605500	9802	1,276.38	1,276.38	857.83	857.83	1,579.17
273100002922200	9801				7,799.28	9,160.39
273100003100701	9801				3,050.18	4,321.68
273202001311800	9801	15,141.09	15,141.09	16,521.34	16,521.34	17,196.48
280203000216904	9801	1,055.58	1,055.58			
281002300216904	9801			972.20	972.20	1,404.66
281015200516790	0000			14,742.29	14,742.29	6,682.44
281015300204650	0000			706.55	706.55	2,902.40

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
281015300405450	9801			1,363.85	1,363.85	1,871.55
281015400426610	0000			8,605.73	8,605.73	6,293.01
281015500104320	0000			2,513.08	2,513.08	
281015500107860	0000			5,913.98	5,913.98	
281015500503860	0000			5,286.74	5,286.74	
281015800256710	0000			700.37	700.37	
283302000149120	0000			494.38	514.98	
283302000150115	9801			916.55	916.55	1,550.99
283302000501240	0000			161.29	161.29	
281502000516790	0000	10,831.90	10,831.90			
281503000204650	0000	725.50	725.50			
281503000405450	9801	1,392.55	1,392.55			
281504000426610	0000	8,243.73	8,243.73			
281505000104320	0000	2,513.08	2,513.08			
281505000107860	0000	6,720.43	6,806.45			
281505000503860	0000	5,555.56	5,641.58			
281508000256710	0000	576.77	617.97			
283302000149120	0000	1,689.12	1,689.12			
283302000150115	9801	899.27	899.27			
283302000501240	0000	53.76	151.43			
283306001007210	0000	105.73	105.73			
283306001035700	9801	808.38	808.38			
283306002027960	0000	663.08	663.08			
283306005064810	0000	7,442.01	7,442.01			
283306007036000	9801	1,001.10	1,001.10			
283307002009610	0000	7,415.65	7,415.65			
284901002346050	9801	7,885.30	7,885.30			
284902000840010	0000	2,212.75	2,212.75			
284903002001720	0000	197.13	197.13			
284903006002760	0000	519.71	519.71			
284903006012210	0000	3,046.59	3,046.59			
284905002034701	0000	7,692.09	7,692.09			
284905002034715	0000	3,207.89	3,207.89			
285401001024700	0000	5,714.58	5,714.58			
285401002019000	0000	376.34	376.34			
285402001039002	0000	8,928.03	8,928.03			
285405001022520	0000	250.90	250.90			
285405002018210	0000	620.85	620.85			
292000100043200	9803	382.84	382.84	619.04	619.04	948.86
292000401050450	9801	537.63	537.63	720.43	720.43	2,009.86
292000404004700	0000	600.38	600.38	655.04	655.04	747.22
292001103029300	9801	606.02	606.02	606.02	606.02	2,215.63
292001104016410	9801	789.35	789.35	849.92	849.92	2,421.62
292001602041600	9801	640.22	640.22	680.59	680.59	2,421.62
300607006706500	9801	2,108.70	2,108.70	2,115.20	2,115.20	2,860.49
300611000803366	9801	1,906.25	1,906.25	1,659.72	1,659.72	1,772.70
301206001203201	9801	553.15	553.15	805.29	805.29	1,580.91
302902000411050	9801	915.12	915.12	1,075.52	1,075.52	1,033.89
311028000403110	9801	3,823.25	3,823.25	3,049.73	3,049.73	4,956.32
311032000115200	9801	2,171.03	2,171.03	1,657.26	1,657.26	4,016.80
311032000411900	9801	4,690.52	4,690.52	4,130.04	4,130.04	5,802.08
311034000217401	9801				3,182.12	5,244.29
311102010004005	9801	157.80	157.80	175.87	175.87	257.22
311600004003700	9801	287.34	287.34	266.59	266.59	263.19
312014000405410	9801	2,084.68	2,084.68	1,522.85	1,522.85	3,916.67
313024000201520	9801	1,844.09	1,844.09	1,321.24	1,321.24	2,800.74
313024001501610	9801	2,539.65	2,539.65	1,926.08	1,926.08	3,205.98
314036000801910	9801	3,966.73	3,966.73	3,236.56	3,236.56	4,824.26
314041000115600	9801	2,764.45	2,764.45	2,026.88	2,026.88	3,470.43
314041000502300	9801	1,008.84	1,008.84	968.39	968.39	749.67
314042000511010	9801				1,921.15	3,210.57

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
314042000801810	9801				1,132.62	2,117.38
320201002004500	9801	1,971.33	1,971.33	1,885.30	1,885.30	4,142.47
320203001021301	9801	3,584.23	3,584.23	3,856.63	3,856.63	7,099.46
320203001022901	9801	7,479.89	7,479.89	17,449.62	17,449.62	13,628.83
320204004009000	9801	2,589.61	2,589.61	3,193.55	3,193.55	3,371.86
320204005001100	9801	2,831.54	2,831.54	4,125.45	4,125.45	4,590.50
320401001065300	9801	1,227.94	1,227.94	1,266.71	1,266.71	1,394.66
321101005004400	0000	3,673.84	3,673.84	7,530.47	7,530.47	6,920.25
321101005012101	0000	720.31	720.31	764.38	764.38	930.06
322701001010000	9801	1,469.53	1,469.53			
322701004002701	9802	826.01	826.01	3,074.88	3,074.88	3,630.14
322701004013400	9801	4,706.32	4,706.32	5,141.13	5,141.13	5,575.60
322701005006100	9801	3,584.23	3,584.23	3,211.47	3,211.47	4,321.68
322701005007100	9801	2,849.46	2,849.46	6,634.41	6,634.41	6,920.25
322701102010801	9801	2,706.09	2,706.09	2,835.13	2,835.13	6,293.01
322701106004301	9801	567.31	567.31	1,138.66	1,138.66	1,173.87
322701201022000	9801	1,160.96	1,160.96	995.29		
322701302008201	9801	3,673.84	3,673.84	8,247.31	8,247.31	4,052.87
323801001012900	9801	2,777.78	2,777.78	3,211.47	3,211.47	3,067.20
323801006012900	9801	4,635.01	4,635.01	5,564.52	5,564.52	5,199.22
324206006015000	9801			456.09	456.09	632.31
324502001003600	9801	2,060.93	2,060.93	2,154.12	2,154.12	3,873.66
324502004011701	9801	3,405.02	3,405.02	5,290.32	5,290.32	6,113.80
324502006001600	9801	7,706.09	7,706.09	11,652.33	11,652.33	13,103.05
324502008024900	9801	7,218.82	7,218.82	8,154.30	8,154.30	8,478.49
331033601007210	0000			111.11	111.11	1,293.01
331033601035700	9801			965.39	965.39	2,138.44
331033602027960	0000			863.80	863.80	2,099.46
331033605064810	0000			7,315.12	7,315.12	5,307.54
331033607036000	9801			1,065.05	1,065.05	1,254.21
331033702009610	0000			7,292.05		
331049102346050	9801			6,813.62	6,813.62	7,995.52
331049200840010	0000			2,209.45	2,209.45	2,750.38
331049302001720	0000			254.48	254.48	1,418.46
331049306002760	0000			792.11	792.11	1,956.09
331049306012210	0000			2,996.42	2,996.42	2,135.30
331049502034701	0000			7,174.64	7,174.64	5,813.87
331049502034715	0000			1,616.49	1,616.49	2,493.73
331054101024700	0000			6,123.26	6,123.26	4,109.92
331054102019000	0000			541.22	541.22	1,758.96
331054201039002	0000			9,542.70	9,542.70	8,399.87
331054501022520	0000			344.09	344.09	1,561.83
331054502018210	0000			643.93	643.93	2,256.00
340100000901300	9801	9,128.05	9,128.05	10,263.93	10,263.93	10,752.69
340800007001200	0000	11,827.96	11,827.96	13,225.06	13,225.06	13,820.54
340800007001400	0000	1,488.37	1,488.37	1,787.79	1,787.79	1,844.26
340801402018605	9801	2,153.75	2,153.75	3,449.15	3,449.15	3,595.06
340801403000700	9801	3,539.43	3,539.43	5,738.35	5,738.35	6,830.65
341800000615902	9801	5,645.16	5,645.16	5,917.56	5,917.56	6,203.41
341800001101800	9801	8,128.14	8,128.14	9,251.79	9,251.79	9,606.18
341800001102100	9801	29,055.20	29,055.20	31,119.71	31,119.71	32,542.65
341800001102200	9801	296.79	296.79	296.79	296.79	803.84
341801600108701	9801	3,118.28	3,118.28	3,587.81	3,587.81	2,726.70
342102021008501	9801	5,756.44	5,756.44	5,103.38	5,103.38	4,847.00
342400001002301	0000	2,329.75	2,329.75	1,992.83	1,992.83	2,798.39
342903200100111	0000	5,465.95	5,465.95	5,559.14	5,559.14	6,293.01
343400003001701	9801	7,078.85	7,078.85	5,290.32	5,290.32	6,113.80
343400008008100	9801	2,240.14	2,240.14	1,293.91	1,293.91	1,938.17
365008000416300	9801	3,440.86	3,440.86	3,677.42	3,677.42	1,060.04
365011000208700	9801	627.24	627.24	1,240.14	1,240.14	5,576.16
365011000503810	9801	340.68	340.68	272.40	272.40	612.01

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
365011000631800	9801	878.14	878.14	1,544.80	1,544.80	7,189.07
365014000228500	9801	2,240.14	2,240.14	2,996.42	2,996.42	3,156.81
365014000247700	9801	1,003.58	1,003.58	1,204.30	1,204.30	1,275.09
365014000376001	9801	2,544.80	2,544.80	3,372.76	3,372.76	3,551.08
365014000866101	9801	4,569.89	4,569.89	6,275.99	6,275.99	6,561.83
365016000206100	9801	6,288.69	6,288.69	7,246.66	7,246.66	7,575.76
365021000439010	9801	2,096.77	2,096.77	5,648.75	5,648.75	5,934.59
365021000496400	9801	6,720.61	6,720.61	1,491.04	1,491.04	1,579.75
365021000496500	9801	1,451.61	1,451.61	1,867.38	1,867.38	1,974.01
365028000121801	9801	770.79	770.79	684.59	684.59	719.53
365031000100201	9801	2,347.67	2,347.67	2,369.18	2,369.18	2,493.73
365032000100601	9801	1,433.69	1,433.69	1,992.83	1,992.83	2,386.20
365036000104620	9801	2,246.59	2,246.59	3,462.37	3,462.37	3,479.39
365039000129100	9801	3,440.86	3,440.86	3,480.29	3,480.29	3,604.84
365039000205400	9801	1,362.01	1,362.01	1,347.67	1,347.67	1,418.46
365041000649200	9801	516.66	516.66	512.45	512.45	1,084.42
365042000705700	9803	812.68	812.68	711.56	711.56	721.61
365042000713464	9802	23,270.43	23,270.43	21,329.75	21,329.75	25,827.06
365048000311500	9801	1,977.78	1,977.78	6,007.17	6,007.17	6,293.01
365048000704500	9801	1,344.09	1,344.09	1,724.01	1,724.01	1,812.72
370105000000100	9801	2,301.65	2,301.65	1,970.97	1,970.97	2,555.95
370637000007300	9801	5,824.37	5,824.37	9,681.00	9,681.00	10,056.45
370640000000300	9801	8,781.36	8,781.36	7,888.89	7,888.89	11,310.93
370660000000400	9801	2,334.95	2,334.95	14,883.33	14,883.33	20,767.74
370663000001401	9801	806.45	806.45	1,956.99	1,956.99	2,224.91
370665000003810	9801	1,433.69	1,433.69	1,831.54	1,831.54	2,063.62
370683000001000	9801	5,632.80	5,632.80	7,374.73	7,374.73	10,805.91
371114000000800	9801	2,620.65	2,620.65	3,928.10	3,928.10	3,020.90
371135000005500	9802	1,057.77	1,057.77	1,127.44	1,127.44	1,480.57
371139000000900	9801	286.74	286.74	308.24	308.24	1,543.91
371164000000100	9801	12,201.16	12,201.16	14,784.45	14,784.45	17,876.92
372901000002900	9801	22,573.48	22,573.48	32,645.16	32,645.16	36,199.28
372941000003700	9801	6,003.58	6,003.58	6,186.38	6,186.38	8,085.13
372943000002400	9801	6,182.80	6,182.80	6,455.20	6,455.20	8,443.55
372951000003900	9801	24,574.91	24,574.91	25,458.06	25,458.06	29,881.00
373414000004000	9801	7,437.28	7,437.28	5,827.96	5,827.96	6,741.04
373416000007600	9801	6,541.22	6,541.22	11,114.70	11,114.70	11,848.57
373417000007800	9801	6,541.22	6,541.22	11,114.70	11,114.70	11,848.57
373904024010700	9802	1,672.85	1,672.85	2,102.12	2,102.12	1,662.52
373907022000100	9801	649.53	649.53	718.28	718.28	664.60
373907030507500	9802	3,913.07	3,913.07	4,194.03	4,194.03	3,689.57
373908081001800	9801	3,216.92	3,216.92	944.51	944.51	448.21
373908084032700	9802					2,148.39
373909004001100	9802					1,738.74
374445000001850	9801	19,444.44	19,444.44	22,584.23	22,584.23	24,931.00
374448000001200	9801	3,673.84	3,673.84	2,870.97	2,870.97	3,031.36
374455000018300	9801	6,630.82	6,630.82	5,379.93	5,379.93	5,665.77
374457000004800	9801	4,350.43	4,350.43	4,524.55	4,524.55	5,929.27
374459000000505	9802	1,537.61	1,537.61	1,474.27	1,474.27	
375170000003400	9801	6,848.57	6,848.57	6,813.62	6,813.62	7,816.31
375193000000200	9801	3,584.23	3,584.23	3,283.15	3,283.15	3,694.44
375462000019300	9801	143.37	143.37	146.95	146.95	163.98
375467000002100	9801	107.53	107.53	111.11	111.11	124.55
375472000003100	9801	6,182.80	6,182.80	6,455.20	6,455.20	7,189.07
380100001008901	9801	6,362.01	6,362.01			
380100004018500	9801	7,214.70	7,214.70			
380501001008901	9801			7,172.04	7,172.04	7,547.49
380501004018500	9801			10,354.48	10,354.48	10,707.17
380522001012701	9801			5,703.60	5,703.60	3,833.57
380600602000901	9801	1,469.53	1,469.53	3,014.34	3,014.34	3,174.73
381400000219600	9801	1,935.48	1,935.48			

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
381514000219600	9801			3,856.63	3,856.63	4,052.87
381600005007500	9801	4,354.84	4,354.84	3,767.03	3,767.03	3,963.26
381600013012501	9801	4,292.11	4,292.11	9,322.58	9,322.58	9,698.03
381600016002102	9801	1,217.86	1,217.86	261.52	261.52	272.00
381900004016500	9801	722.04	722.04	541.22	541.22	576.16
382200001012701	9801	5,255.26	5,255.26			
382940004932100	9801	3,307.51	3,307.51	3,896.42	3,896.42	3,324.67
382940005001100	9801	1,177.03	1,177.03	1,409.91	1,409.91	1,380.59
382940005023100	9801	4,005.45	4,005.45	1,151.29	1,151.29	9,433.44
382940006463001	9801	6,533.70	6,533.70	2,611.54	2,611.54	2,900.28
382940006463002	9801	2,669.81	2,669.81	2,433.65	2,433.65	1,929.74
383100003017100	9801	792.72	792.72	703.72	703.72	1,139.92
383400001052201	9801	4,512.14	4,512.14			
383400003035201	9801	5,312.01	5,312.01			
383534001052201	9801			3,127.19	3,127.19	4,498.31
383534003035201	9801			2,763.44	2,763.44	3,371.86
383536000100150	9801			1,443.93	1,443.93	2,273.43
383600000100150	9801	2,132.10	2,132.10			
383800001017900	9801	5,893.37	5,893.37			
384104100203500	9801	2,436.92	2,436.92	1,329.75	1,329.75	2,189.07
384104100304901	9801	4,806.63	4,806.63	1,383.51	1,383.51	2,762.54
384104100411901	9801	6,514.16	6,514.16			
384541006001700	9801			3,767.03	3,767.03	5,486.56
384538001017900	9801			953.41	953.41	1,508.06
384538001027500	9801				3,068.10	3,228.49
384538003011605	9801				1,437.28	1,525.99
384546003012600	9801			810.04	810.04	1,257.17
384546005001201	9801			3,938.71	3,938.71	6,309.14
384552001080201	9801				17,028.67	17,762.54
384600003012600	9801	1,523.30	1,523.30			
384600005001201	9801	5,747.31	5,747.31			
390100003006501	9801	5,107.53	5,107.53			
390600006001800	0000	2,974.91	2,974.91	3,534.05	3,534.05	4,680.11
390600103006501	9801			5,200.72	5,200.72	5,934.59
390600802023921	9801			4,931.90	4,931.90	6,113.80
390800002023921	9801	6,810.04	6,810.04			
391100004005402	0000	6,272.40	6,272.40			
391400003113700	9801	21,057.02	21,057.02			
391400004012700	0000	9,408.60	9,408.60			
391400004013100	9802		362.58			
391600012026400	9802	4,691.37	4,691.37	6,650.46	6,650.46	7,572.45
391601403113700	9801			16,735.09	16,735.09	17,322.25
391601404012700	0000			8,964.16	8,964.16	23,318.10
391601404013100	9802			717.56	717.56	1,373.56
392600001008300	9801	62,685.48	62,685.48	40,422.04	40,422.04	43,172.04
392600005031701	9801	7,437.28	7,437.28	6,007.17	6,007.17	6,741.04
392600008005001	9801	9,405.02	9,405.02	8,960.57	8,960.57	27,060.93
392603104003700	0000			1,795.70	1,795.70	3,013.44
393100004003700	0000	2,365.59	2,365.59			
393601010001100	9801	1,378.52	1,378.52	1,378.52	1,378.52	1,960.35
393604050011500	9801	350.73	350.73	313.19	313.19	638.93
393605022102800	9801	664.60	664.60	689.26	689.26	701.94
393605066035900	9802	660.86	660.86	504.52	504.52	989.56
393608004008601	9801	5,645.16				
393608006013000	9801	5,197.13				
393900002031401	9801	11,630.82	11,630.82	10,397.85	10,397.85	11,669.35
393900004014001	9801	12,634.41	12,634.41	10,218.64	10,218.64	11,490.14
393901901015101	9801	8,870.97	8,870.97	6,365.59	6,365.59	7,547.49
393901902112700	9801	9,587.81	9,587.81	5,379.93	5,379.93	6,561.83
393903401017000	9801	14,605.73	14,605.73	15,236.56	15,236.56	16,508.06
393903402018300	9801	14,695.34	14,695.34	10,577.06	10,577.06	11,848.57

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
393903405014300	9801	18,298.10	18,298.10	14,836.06	14,836.06	15,873.61
394400000112601	0000	13,804.47	13,804.47			
394600004003500	9801	4,390.68	4,390.68	3,587.81	3,587.81	4,859.32
394601104005402	0000			5,290.32	5,290.32	6,382.62
394900003009801	9801	5,271.86	5,271.86			
395404400112601	0000			12,526.05	12,526.05	12,625.97
395404903009801	9801			5,469.53	5,469.53	5,844.98
395800001021600	0000	3,694.62	3,694.62	3,229.39	3,229.39	4,411.29
395800004001701	0000	9,480.29	9,480.29	7,799.28	7,799.28	8,981.18
395805900113300	9801	8,297.49	8,297.49	8,247.31	8,247.31	9,339.61
400100020006500	9801	3,424.40	3,424.40			
400400010000300	9801	1,230.86	1,230.86			
400400190002500	9801	2,317.07	2,317.07			
400400260001100	9801	2,712.37	2,712.37			
400400270005101	9801	3,591.73	3,591.73			
400400290003000	9801	2,262.77	2,262.77			
400400380002810	9801	3,591.73	3,591.73			
400900140001101	9801	3,472.78	3,472.78			
401001000206500	9801			2,620.30	2,620.30	4,212.37
401004000100300	9801			1,169.09	1,169.09	1,541.86
401004001902500	9801			2,197.45	2,197.45	3,259.01
401004002601100	9801			2,046.71	2,046.71	5,881.72
401004002705101	9801			2,853.16	2,853.16	6,862.90
401004002903000	9801			1,744.29	1,744.29	5,344.09
401004003802810	9801			2,853.16	2,853.16	6,856.18
401008000901350	9801				1,921.15	3,210.57
401008002800100	9801				2,046.59	3,353.94
401008003902100	9801				487.46	880.82
401600010001000	9801	921.70	921.70			
401600010001200	9801	755.66	755.66			
401600310021100	9801	4,680.44	4,680.44			
402009001401101	9801			2,693.21	2,693.21	4,218.75
402604045000200	9801	2,250.67	2,250.67			
402801018001000	9801	1,786.46	1,786.46	1,369.30	1,369.30	1,698.65
403026004500200	9801			1,309.81	1,309.81	2,476.14
403100070000300	9801	3,615.59	3,615.59			
404016000101000	9801			853.20	853.20	918.67
404016000101200	9801			707.88	707.88	1,008.87
404016003121100	9801			4,132.39	4,132.39	5,601.14
404042001100401	9801			3,086.69	3,086.69	4,663.31
404200110000401	9801	4,430.44	4,430.44			
404600190004300	9801	2,037.63	2,037.63	1,542.67	1,542.67	2,747.65
404900060000901	9801	1,058.28	1,058.28			
404900230000200	9801	4,880.38	4,880.38			
405400100005600	9801	1,748.32	1,748.32			
406049000600901	9801			1,008.24	1,008.24	1,087.84
406049002300200	9801			4,398.86	4,398.86	6,635.42
406054001005600	9801			1,273.86	1,273.86	3,139.11
406100010003801	9801	4,887.43	4,887.43			
406100130000601	9801	6,380.71	6,380.71			
407031000700300	9801			2,853.16	2,853.16	6,862.90
407061000103801	9801			4,361.56	4,361.56	8,025.87
407061001300601	9801			5,840.05	5,840.05	8,646.17
410254000328005	9801	11,606.18	11,606.18	9,346.44	9,346.44	10,248.66
410254000429400	9801	5,120.97	5,120.97	4,117.94	4,117.94	4,502.69
410254000500520	9801	2,344.09	2,344.09	1,881.72	1,881.72	2,081.54
410254001007600	9801	2,862.90	2,862.90	2,311.83	2,311.83	2,520.16
410256000110800	9801	1,344.09	1,344.09	1,344.09	1,344.09	1,344.09
410258000217110	9801				630.82	647.85
410339000103810	9801				304.63	611.98
410339000119110	9801				630.82	629.93

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
410341000123401	9801	1,286.96	1,286.96	1,915.32	1,915.32	1,915.32
410349000405601	9801	450.21	450.21	375.91	375.91	406.50
410431000107125	9801	5,008.96	5,008.96	3,946.24	3,946.24	4,411.29
410431000111400	9801	2,562.72	2,562.72	2,064.52	2,064.52	2,278.67
410434000104500	9801	1,272.40	1,272.40	1,025.09	1,025.09	1,131.72
410434000205600	9801	3,751.68	3,751.68	3,018.31	3,018.31	3,326.61
410436000221900	9801	1,411.29	1,411.29	1,411.29	1,411.29	1,411.29
410501000300400	9801	3,192.20	3,192.20	2,553.76	2,553.76	2,822.58
410716000120600	9801	2,049.73	2,049.73	1,680.11	1,680.11	1,814.52
410716000204801	9801	2,419.35	2,419.35	1,992.83	1,992.83	2,206.99
410716000304301	9801	2,562.72	2,562.72	2,064.52	2,064.52	2,278.67
410821000215301	9801	2,535.84	2,535.84	2,046.59	2,046.59	2,260.75
410822000709100	9801	716.85	716.85	702.51	702.51	719.53
410826000100701	9801	1,025.64	1,025.64	843.67	843.67	926.39
410826000220001	9801	419.62	419.62	354.05	354.05	380.28
410962000706500	9801	2,329.75	2,329.75	1,881.72	1,881.72	2,105.73
410968000605501	9801	2,318.55	2,318.55	1,881.72	1,881.72	2,083.33
411046000218100	9801	716.85	716.85	702.51	702.51	719.53
420100000216400	9801	2,105.73				
420354000204420	9801			8,575.27	8,575.27	9,796.37
420354000207000	9801			702.51	702.51	791.22
420354000311700	9801			1,276.88	1,276.88	1,411.29
420354000312400	9801			702.51	702.51	791.22
420358001213500	9801			2,520.16	2,520.16	2,755.38
420362000210301	9801			1,992.83	1,992.83	2,206.99
420362000424301	9801			4,394.27	4,394.27	4,859.32
420432000316001	9801		3,595.43	2,889.78	2,889.78	3,192.20
420434000116300	9801		290.15	295.84	295.84	307.22
420436000315005	9801		2,452.96	1,982.53	1,982.53	2,184.14
420436000414510	0000		9,203.23	7,172.04	7,172.04	7,995.52
420436000510210	9801		5,654.12	4,483.87	4,483.87	4,859.32
420501000216400	9801		2,105.73	1,702.51	1,702.51	1,881.72
420526000511901	9801			630.82	630.82	737.46
420528000210301	9801		2,721.77	2,217.74	2,217.74	2,452.96
420528000520000	9802			639.97		
420600000302801	9801	2,990.59				
420600000302802	9801	2,482.08				
420600000502600	9801	1,276.88				
420706000302801	9801		2,990.59	2,452.96	2,452.96	2,654.57
420706000302802	9801		2,482.08	1,992.83	1,992.83	2,206.99
420706000502600	9801		1,276.88	1,276.88	1,276.88	1,411.29
420818000106202	9801			1,992.83	1,992.83	2,206.99
420818000412320	9801			1,646.51	1,646.51	1,814.52
420818000700500	9801			7,224.46	7,224.46	7,896.51
420818000933801	0000			4,125.45	4,125.45	4,590.50
420839000303500	9801			1,276.88	1,276.88	1,411.29
420839000304900	9801			510.46	510.46	466.13
420839004106001	9801			1,680.11	1,680.11	1,848.12
421048000312001	9801			2,064.52	2,064.52	2,278.67
421049200205610	9801				2,333.33	2,457.89
421049200210503	9801				1,419.35	235.66
421051000600601	9801			1,276.88	1,276.88	1,411.29
421051000618102	9801			2,217.74	2,217.74	2,352.15
421800000106202	9801	2,482.08	2,482.08			
421800000412320	9801	2,016.13	2,016.13			
421800000700500	9801	9,072.58	9,072.58			
421800000933801	0000	5,277.78	5,277.78			
422600000511901	9801	707.71	707.71			
422800000210301	9801	2,721.77				
422800000520000	9802	680.30	680.30			
422904000336700	9802				639.97	869.13

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
423200000316001	9801	3,595.43				
423400000116300	9801	290.15				
423600000315005	9801	2,452.96				
423600000414510	0000	9,203.23				
423600000510210	9801	5,654.12				
423900000303500	9801	1,276.88	1,276.88			
423900000304900	9801	510.46	510.46			
4239000004106001	9801	2,083.33	2,083.33			
424200000206890	9801	2,482.08	2,482.08	1,992.83	1,992.83	2,206.99
424200000212700	9801	3,629.03	3,629.03	2,923.39	2,923.39	3,225.81
424200000334701	9801	2,562.72	2,562.72	2,064.52	2,064.52	2,278.67
424200000514001	9801	511.35	511.35	420.55	420.55	458.78
424200001105900	9801	2,217.74	2,217.74	1,780.91	1,780.91	1,982.53
424200001515310	0000	5,358.42	5,358.42	4,215.05	4,215.05	4,680.11
424800000312001	9801	2,562.72	2,562.72			
425100000600601	9801	1,276.88	1,276.88			
425100000618102	9801	2,721.77	2,721.77			
425400000204420	9801	10,769.49	10,769.49			
425400000207000	9801	716.85	716.85			
425400000311700	9801	1,276.88	1,276.88			
425400000312400	9801	716.85	716.85			
425800001213500	9801	3,125.00	3,125.00			
426200000210301	9801	2,482.08	2,482.08			
426200000424301	9801	5,519.71	5,519.71			
430102000111602	9801	3,555.91	3,555.91	4,215.05	4,215.05	7,726.70
431202000511000	9801	25,585.69	25,585.69	34,864.92	34,864.92	40,391.47
431203000401101	9801	9,783.15	9,783.15	10,218.64	10,218.64	14,357.53
431601001708300	9801	14,231.72	14,231.72	13,982.08	13,982.08	8,533.15
431601003807010	9801	24,698.21	24,698.21	20,075.27	20,075.27	15,253.58
431602006116230	9801	13,488.89	13,488.89	13,086.02	13,086.02	8,353.94
431603007416900	9801	10,940.50	10,940.50	8,426.52	8,426.52	6,203.41
432101000716603	9801	1,011.23	1,011.23	792.44	792.44	1,569.57
432101000716701	9801	469.66	469.66	468.25	468.25	532.25
432101000719010	9801	17,413.38	17,413.38	12,007.17	12,007.17	26,411.59
432101000806020	9801	10,636.92	10,636.92	7,440.86	7,440.86	16,149.64
432101001039500	9801	1,743.67	1,743.67	1,343.62	1,343.62	2,774.19
432404000304801	9801	24,481.18	24,481.18	22,763.44	22,763.44	22,959.68
432901000103410	9801	6,418.10	6,418.10	9,860.22	9,860.22	25,827.06
432901000117100	9801	746.42	746.42	917.56	917.56	3,067.20
432901000572400	9801	1,258.31	1,258.31	1,371.70	1,371.70	2,726.30
432901000819201	9801	3,993.19	3,993.19	6,365.59	6,365.59	2,439.96
432901001010601	9801	3,749.82	3,749.82	6,903.23	6,903.23	15,253.58
432902000315600	9801	524.91	524.91	1,035.75	1,035.75	1,045.52
432904000318501	9801	4,076.16	4,076.16	7,530.47	7,530.47	15,970.43
434101000318601	9801	7,224.46	7,224.46	9,206.99	9,206.99	8,527.55
434101000329200	9801	523.47	523.47	795.81	795.81	1,698.77
434101000617601	9801	6,552.42	6,552.42	10,248.66	10,248.66	9,072.58
434101000802101	9802	433.43	433.43	640.77	640.77	972.52
434103000304300	9801	3,853.05	3,853.05	6,455.20	6,455.20	5,038.53
434103000307500	9801	7,280.29	7,280.29	10,218.64	10,218.64	10,056.45
434104000117600	9801	1,702.51	1,702.51	1,956.99	1,956.99	1,920.25
434203200300200	9802	1,015.92	1,015.92	1,237.71	1,237.71	2,255.06
434601000220800	9801	1,248.75	1,248.75	720.43	720.43	1,203.41
434601000229950	9801	4,633.69	4,633.69	4,035.84	4,035.84	6,293.01
434601000510510	9801	6,580.11	6,580.11	5,111.11	5,111.11	8,981.18
434601000617300	9801	3,749.82	3,749.82	3,516.13	3,516.13	5,038.53
434601000905001	9801	3,697.49	3,697.49	3,444.44	3,444.44	4,948.92
434601001043300	9801	4,370.07	4,370.07	3,856.63	3,856.63	5,844.98
434602000101401	9801	3,232.97	3,232.97	2,727.60	2,727.60	4,411.29
434602000303901	9801	4,323.48	4,323.48	3,462.37	3,462.37	4,948.92
434603001028800	9801	2,072.61	2,072.61	2,087.87	2,087.87	3,155.97

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
434801000754450	9801	3,764.70	3,764.70	4,394.27	4,394.27	10,952.51
434801000803201	9801	3,749.82	3,749.82	4,304.66	4,304.66	10,952.51
434801000840100	9801	1,379.93	1,379.93	1,150.54	1,150.54	3,336.02
434801000947020	9801	6,491.22	6,491.22	6,275.99	6,275.99	19,375.45
434802000308409	9801	1,921.86	1,921.86	1,706.09	1,706.09	4,948.92
435101000512201	9801	692.90	692.90	1,067.35	1,067.35	1,731.48
435101000602703	9801	9,903.23	9,903.23	14,340.50	14,340.50	21,884.41
435101000715401	9801	6,189.96	6,189.96	10,397.85	10,397.85	13,461.47
435101000858700	9801	14,748.57	14,748.57	20,792.11	20,792.11	29,948.92
435102000606401	9801	4,534.05	4,534.05	5,827.96	5,827.96	7,637.10
435304000407800	9801	12,264.78	12,432.80	14,112.90		
435304000503701	9801	4,359.86	4,359.86	5,200.72	5,200.72	10,952.51
435304000555500	9801	1,282.52	1,282.52	1,390.51	1,390.51	1,950.70
435304000600900	9801	1,396.81	1,396.81	1,727.48	1,727.48	927.27
435304000953210	9801	3,046.59	3,046.59	3,444.44	3,444.44	7,278.67
436402000162500	9801	1,594.98	1,594.98	1,150.54	1,150.54	2,834.23
436800000146701	9801	1,063.28	1,063.28	1,103.13	1,103.13	1,854.75
436800000203500	9801	2,004.62	2,004.62	1,882.07	1,882.07	3,857.90
436800000401701	9801	6,304.66	6,304.66	6,007.17	6,007.17	15,791.22
436800000840900	9801	912.13	912.13	784.95	784.95	1,900.80
436800001203001	9801	3,842.11	3,842.11	4,573.48	4,573.48	9,339.61
436800001523203	9801	3,734.59	3,734.59	4,304.66	4,304.66	9,160.39
436800001600210	9801	6,304.66	6,304.66	6,007.17	6,007.17	15,791.22
437202000116801	9801	12,519.71	12,519.71	10,756.27	10,756.27	7,368.28
437403000126507	9801	10,416.85	10,416.85	15,415.77	15,415.77	6,382.62
442701001106400	9801	2,055.91	2,055.91	845.88	845.88	862.90
444204001209400	9801	254.64	254.64	175.48	175.48	411.53
446503002604400	9801	3,702.51	3,702.51	3,551.97	3,551.97	3,569.00
461603000046000	9801	1,248.62	1,248.62	1,877.16	1,877.16	1,597.26
461603100019200	9801	590.19	590.19	635.65	635.65	1,258.01
462100300003600	9801	1,922.38	1,922.38	2,441.20	2,441.20	1,884.74
462401100051300	9801	1,971.33	1,971.33	6,724.01	6,724.01	2,350.36
462401200025200	9801	1,473.79	1,473.79	2,152.55	2,152.55	1,638.10
462404000038700	9801	3,017.03	3,017.03	1,831.54	1,831.54	1,758.96
470100102001050	9801	3,512.54	3,512.54	3,498.21	3,498.21	2,511.65
470100102507300	9801	2,734.77	2,734.77	3,609.97	3,609.97	1,493.65
470200002002300	9801				14,355.82	5,632.45
470200002012899	9801				1,132.62	414.87
470200005500300	9801				9,763.77	9,935.81
470200006019201	9801				2,261.65	2,278.67
470200006501500	9801				3,175.63	3,192.65
472400001027101	9801	1,792.11	1,792.11			
472600001038110	9801	2,240.14	2,240.14			
472600001047600	9801	3,154.12	3,154.12			
472400001027101	9801			1,526.88	1,526.88	809.14
472600001038110	9801			2,046.59	2,046.59	1,024.19
472600001047600	9801			2,924.73	2,924.73	2,439.96
472800001001600	9801			5,723.36	5,723.36	2,700.23
472800001001600	9801	5,320.63	5,320.63			
473103404036750	9801			2,404.37	2,404.37	1,202.35
473400001036750	9801	4,445.42	4,445.42			
473803906031080	9801				2,476.70	1,024.19
474200002505525	9801	3,732.19	3,732.19			
474204202505525	9801			3,982.19	3,982.19	2,755.04
474205401005200	9801		838.24	827.48	827.48	810.88
474600001500510	9801	2,066.80	2,066.80	1,915.61	1,915.61	1,104.59
474900002027500	9801	645.16	645.16			
475400001005200	9801	838.24				
475800001013510	9801	1,881.72	1,881.72			
475804906027500	9801			594.98	594.98	612.01
475805801013510	9801			2,225.81	2,225.81	1,310.93

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
476600004001310	9801	3,550.29	3,550.29			
476606204001310	9801			3,296.26	3,296.26	2,789.09
476607405527100	9801			1,161.23	1,161.23	1,299.34
476607406506801	9801			3,551.97	3,551.97	2,565.41
476906902525050	9801	2,688.17	2,688.17	2,118.28	2,118.28	1,525.99
476906903000500	9801	4,366.24	4,366.24	3,856.63	3,856.63	2,636.04
477400001527100	9801	1,136.59	1,136.59			
477400002506801	9801	3,225.81	3,225.81			
477907901000350	0000	1,814.60	1,814.60	1,752.69	1,752.69	1,951.78
479600005015300	9801	3,675.72	3,675.72	3,646.29	3,646.29	2,584.38
480105000118502	9801	857.22	857.22	954.17	954.17	1,002.97
481601000136301	0000	4,569.89	4,569.89	2,620.07	2,620.07	2,332.44
484405006511400	9801	796.73	796.73	661.68	661.68	765.05
484405006961400	0000	9,762.19	9,762.19	9,657.53	9,657.53	
484405006961400	9801					4,140.68
484405008012200	9801	2,089.84	2,089.84	2,332.38	2,332.38	2,586.68
486901000307900	9801	719.67	719.67	850.34	850.34	1,112.11
490303000802102	9801	1,035.85	1,035.85	1,048.36	1,048.36	1,702.46
494800000501801	9801	6,745.52	6,745.52	5,827.96	5,827.96	4,948.92
496600000300619	9801	1,577.39	1,577.39	4,642.55	4,642.55	3,539.92
497100000307300	9801	4,199.48	4,199.48	4,539.86	4,539.86	3,876.53
520219000014001	9801	562.20	562.20	620.78	620.78	995.07
522600000102700	9801	694.42	694.42	417.71	417.71	826.71
530702001318000	9801	798.95	798.95	1,236.09	1,236.09	1,036.29
530704001305301	9801	1,120.50	1,120.50	1,126.72	1,126.72	1,338.26
530717001201801	9801			7,296.99	7,296.99	6,750.60
530717002204200	9801			65,967.74	65,967.74	56,830.65
532800001201801	9801	6,082.74	6,082.74			
532800002204200	9801	75,770.61	75,770.61			
541100000710400	0000	7,858.87	7,858.87	11,110.89	11,110.89	6,067.20
541100001204301	0000	13,949.60	13,949.60	13,905.24	13,905.24	12,693.55
541600000107000	0000	289.73	289.73	344.78	344.78	415.93
541800000102300	0000	14,448.39	14,448.39	19,865.59	19,865.59	12,070.97
541800000605000	0000	667.49	667.49	783.58	783.58	704.92
541800000800500	0000	4,599.50	4,599.50	6,351.03	6,351.03	3,763.44
543600000209500	0000	4,616.49	4,616.49	4,112.54	4,112.54	3,384.23
544200000129600	0000	6,596.24	6,596.24	9,790.86	9,790.86	5,532.80
545200000308901	0000	12,975.13	12,975.13	10,368.95	10,368.95	6,340.73
545603001000401	0000	2,071.68	2,071.68	2,523.30	2,523.30	1,095.43
545800000130201	0000	858.06	858.06	1,384.23	1,384.23	1,337.63
545800000132000	0000	471.24	471.24	526.65	526.65	725.03
546200000457909	0000	1,735.89	1,735.89	2,036.96	2,036.96	2,318.88
546800000164601	0000	3,505.38	3,505.38	5,193.55	5,193.55	2,326.95
546800001615000	0000	3,110.17	3,110.17	3,061.78	3,061.78	2,956.40
546800001917600	0000	347.18	347.18	379.76	379.76	792.79
562703003007000	0000	657.50	657.50	592.36	592.36	463.20
562703008007700	0000	5,536.59	5,536.59	9,736.69	9,736.69	2,942.30
562704007032301	0000	8,001.45	8,001.45	10,112.90	10,112.90	8,082.51
562705001316000	0000	1,281.12	1,281.12	1,651.29	1,651.29	1,125.48
562705001900101	0000	777.79	777.79	1,049.73	1,049.73	1,132.39
562705001900800	0000	760.78	760.78	912.58	912.58	1,178.77
562705002815000	0000	580.72	580.72	621.95	621.95	966.02
562705005702500	0000	318.89	318.89	417.99	417.99	687.34
562705005802000	0000	4,045.94	4,045.94	5,526.23	5,526.23	2,612.58
563104001119601	0000	592.72	592.72	479.75	479.75	357.72
564018000014700	9801	591.85	591.85	580.64	580.64	728.86
566600002005400	0000	568.25	568.25	599.86	599.86	1,561.41
567601000532100	0000	687.24	687.24	853.11	853.11	1,561.90
572400001106600	9801	4,925.81	4,925.81	1,150.54	1,150.54	2,404.12
572800000121300	9801					1,741.04
572800000327300	9801					1,579.75

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
574002000215000	9801	289.70	289.70	286.09	286.09	854.79
574002000217900	9801	496.47	496.47	457.33	457.33	787.51
574100000515000	9801	4,559.14	4,559.14	4,838.71	4,838.71	1,403.82
574100001509900	9801	477.08	477.08	315.76	315.76	747.42
579100000413800	9801	1,906.99	1,906.99	1,544.80	1,544.80	1,436.38
580401009701200	9801	1,562.54	1,562.54	1,390.35	1,390.35	2,483.76
580402010150400	9801	1,863.56	1,863.56	2,104.59	2,104.59	2,434.63
580404018108300	9801	896.41	896.41	906.54	906.54	1,772.09
580824000305510	9801	7,010.30	7,010.30	8,313.17	8,313.17	9,145.39
582801000215600	9801	180.55	180.55	120.40	120.40	238.78
585900000420800	9801	1,302.41	1,302.41	1,491.46	1,491.46	1,374.18
586600000436000	9801	2,034.64	2,034.64	1,518.65	1,518.65	1,521.03
587474000705200	9801	719.06	719.06			
587474000800700	9801	7,947.58	7,947.58			
587674000705200	9801			717.38	717.38	2,181.52
587674000800700	9801			9,608.87	9,608.87	7,625.00
590100000726100	9801	207.91	207.91	222.14	222.14	927.23
590100000857400	9801	838.23	838.23	1,185.41	1,185.41	1,212.38
590205000107300	0000	3,494.62	3,494.62	3,587.81	3,587.81	3,604.84
591201000715300	9801	197.87	197.87	202.32	202.32	695.01
591600000213000	9801	1,239.61	1,239.61	1,526.88	1,526.88	1,006.27
591900000053715	9801	3,675.27	3,675.27	1,688.17	1,688.17	3,873.66
592401000005900	9801	8,375.30	8,375.30	3,745.06	3,745.06	4,365.59
600100000169000	9801	1,840.14	1,840.14	2,207.89	2,207.89	1,938.17
601400000104902	9801	503.86				
601400000400500	9801	300.33				
601614000104902	9801		503.86	419.91	419.91	1,495.36
601614000400500	9801		300.33	298.22	298.22	507.81
602100000328101	9801	2,234.77	2,234.77	2,673.84	2,673.84	2,959.68
602626000201500	9801				6,974.05	3,883.20
602626000217402	9801	4,909.86	4,909.86	3,677.42	3,677.42	2,045.70
602626000914501	9801				3,211.47	1,741.04
603462000116000	9801	511.83	511.83	451.61	451.61	540.32
604141000113100	9801	2,897.31	2,897.31	3,014.34	3,014.34	3,210.57
604141000201300	9801	319.04	319.04	354.48	354.48	443.11
604195001011600	0000	1,024.37	1,024.37	1,383.51	1,383.51	1,310.93
604900000102500	9801	1,164.87	1,164.87	1,007.17	1,007.17	1,024.19
609652000303101	9801	321.57	321.57	335.33	335.33	1,278.84
609658000205750	9801	2,508.96	2,508.96	2,333.33	2,333.33	1,991.94

TABLE 8
TRANSFORMER STATIONS – HYDRO ONE INC. AND SUBSIDIARIES
(2004 TO 2010 TAXATION YEARS)

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
		2004	2005	2006	2007	2008-2010
010100601626590	9801	3,158.60	3,158.60	4,659.50	4,659.50	4,659.50
010100602125000	0000	5,690.65	5,690.65	6,782.46	6,782.46	6,782.46
010100602146550	0000	3,316.45	3,316.45	3,548.39	3,548.39	3,548.39
010100602341000	0000	1,157.98	1,157.98	1,687.34	1,687.34	1,687.34
011101100023001	0000	1,810.04	1,810.04	2,186.38	2,186.38	2,186.38
011101100447500	9801	2,867.38	2,867.38	2,634.41	2,634.41	2,634.41
011101101547000	0000	2,258.06	2,258.06	3,118.28	3,118.28	3,118.28
011101400071600	0000	3,655.91	3,655.91	5,720.43	5,720.43	5,720.43
011101400178000	0000	1,280.08	1,280.08	1,587.30	1,587.30	1,587.30
011101600289000	9801	1,293.92	1,293.92	1,594.98	1,594.98	1,594.98
011101600921500	9801	2,620.97	2,620.97	2,553.76	2,553.76	2,553.76
011101800071000	9801	3,440.86	3,440.86	3,978.49	3,978.49	3,978.49

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
011101800076520	9801	3,489.20	3,489.20	4,301.08	4,301.08	4,301.08
011101800076615	9802	806.45	806.45	778.33	778.33	778.33
020100000507050	9801	5,152.33	5,152.33	6,496.42	6,496.42	6,496.42
020806000201350	0000	8,145.98	8,145.98	7,331.38	7,331.38	7,331.38
020900600500920	0000	1,364.70	1,364.70	1,272.40	1,272.40	1,272.40
020900700106300	0000	4,265.23	4,265.23	4,910.39	4,910.39	4,910.39
020900700201350	9802	557.99	557.99	648.48	648.48	648.48
020900700304801	0000	370.59	370.59			
020903000103925	9801	1,218.64	1,218.64	1,433.69	1,433.69	1,433.69
021200101010650	0000	5,645.16	5,645.16	6,485.22	6,485.22	6,485.22
021201201000750	9801	344.67	344.67	414.80	414.80	414.80
021202601701100	0000	5,413.42	5,413.42	6,674.08	6,674.08	6,674.08
023102000602210	0000	3,360.22	3,360.22	4,469.09	4,469.09	4,469.09
030200000138200	0000	9,912.63	9,912.63	9,912.63	9,912.63	9,912.63
030600003111800	9801	4,865.59	4,865.59	4,569.89	4,569.89	4,569.89
031601600404701	0000	5,040.32	5,040.32	4,905.91	4,905.91	4,905.91
031601602201390	9801	5,313.62	5,313.62	8,154.12	8,154.12	8,154.12
031601602303500	9801	5,408.93	5,408.93	5,506.68	5,506.68	5,506.68
031601602306900	9801	5,510.75	5,510.75	6,115.59	6,115.59	6,115.59
040206000913200	9803	456.02	456.02	418.60	418.60	418.60
040600100548900	0000	5,073.92	5,073.92	6,350.81	6,350.81	6,350.81
040600101465300	9801	3,612.01	3,612.01	4,480.29	4,480.29	4,480.29
041100900355000	0000	4,007.82	4,007.82	5,034.21	5,034.21	5,034.21
041101600456200	0000	898.75	898.75	931.90	931.90	931.90
050600100367800	0000	4,301.08	4,301.08	6,374.81	6,374.81	6,374.81
050600600291000	9801	589.77	589.77	689.81	689.81	689.81
050600600650800	0000	3,057.80	3,057.80	2,990.59	2,990.59	2,990.59
051101100514000	0000	2,099.33	2,099.33	3,020.99	3,020.99	3,020.99
051101600761500	9801	755.21	755.21	899.05	899.05	899.05
051101800007200	9801	8,363.20	8,363.20	8,164.08	8,164.08	8,164.08
051101900366500	9801	3,220.51	3,220.51	3,422.94	3,422.94	3,422.94
061402060141000	9801	1,347.12	1,347.12	1,416.25	1,416.25	1,416.25
061406300109200	9802	1,040.75	1,040.75	1,051.93	1,051.93	1,051.93
061407370159200	9801	1,424.54	1,424.54	1,439.98	1,439.98	1,439.98
061409510139801	9802	1,251.16	1,251.16	1,252.14	1,252.14	1,252.14
061410560235200	9801	1,586.98	1,586.98	2,116.66	2,116.66	2,116.66
061411650601600	9801	2,786.22	2,786.22	3,226.15	3,226.15	3,226.15
061412061000101	9801	2,030.44	2,030.44	2,030.44	2,030.44	2,030.44
061412085009705	9801	18,663.08	18,663.08	24,372.76	24,372.76	24,372.76
061418282500100	9801	8,806.45	8,806.45	9,856.63	9,856.63	9,856.63
061427181011300	9801	6,387.10	6,387.10	5,913.98	5,913.98	5,913.98
061427183016602	9801	6,924.73	6,924.73	6,182.80	6,182.80	6,182.80
061430081610100	9802	15,965.66	15,965.66	17,428.56	17,428.56	17,428.56
061442181504001	9801	6,745.52	6,745.52	5,824.37	5,824.37	5,824.37
061442181508901	9801	6,925.63	6,925.63	6,093.19	6,093.19	6,093.19
061442282001600	9801	861.33	861.33	1,083.60	1,083.60	1,083.60
061442282014100	9801	7,193.55	7,193.55	6,182.80	6,182.80	6,182.80
061442381513600	9801	8,896.06	8,896.06	11,290.32	11,290.32	11,290.32
061442381513601	9801	17,350.93	17,350.93	16,617.79	16,617.79	16,617.79
061450020125704	9801	7,121.91	7,121.91	9,356.24	9,356.24	9,356.24
061450030105700	9801	4,057.35	4,057.35	4,390.68	4,390.68	4,390.68
061450040150501	9801	18,481.18	18,481.18	18,145.16		
061450050131601	9801	11,673.84	11,673.84	6,810.04	6,810.04	6,810.04
061460007006200	9801	10,752.69	10,752.69	17,595.31	17,595.31	17,595.31
061460008002100	9801	593.52	593.52	773.69	773.69	773.69
061460010015001	9801	12,574.16	12,574.16	6,678.69	6,678.69	6,678.69
061470001524001	9801	17,426.77	17,426.77	16,685.21	16,685.21	16,685.21
061470004023803	9801	8,358.42	8,358.42	9,498.21	9,498.21	9,498.21
061470005067602	9801	8,000.04	8,000.04	10,215.05	10,215.05	10,215.05
061470005511001	9801	12,952.10	12,952.10	14,907.14	14,907.14	14,907.14
061470006522101	9801	22,727.27	22,727.27	31,280.55	31,280.55	31,280.55

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
070170101510300	9801	6,550.87	6,550.87	5,624.48	5,624.48	5,624.48
070170104016801	0000	4,504.48	4,504.48	3,566.31	3,566.31	3,566.31
070600001510800	9801	4,764.27	4,764.27	3,606.29	3,606.29	3,606.29
070600003510403	0000	6,746.42	6,746.42	4,390.68	4,390.68	4,390.68
070600004011900	9801	3,804.80	3,804.80	2,944.58	2,944.58	2,944.58
071471401019801	9801	5,237.60	5,237.60	3,919.53	3,919.53	3,919.53
071471401507201	9801	4,146.06	4,146.06	3,172.04	3,172.04	3,172.04
071971602001400	0000	13,730.36	13,730.36	12,737.80	12,737.80	12,737.80
071971604035401	9801	10,918.11	10,918.11	10,752.69	10,752.69	10,752.69
071971901019700	9801	2,697.13	2,697.13	2,204.30	2,204.30	2,204.30
071971901501600	9801	3,530.47	3,530.47	3,261.65	3,261.65	3,261.65
071971901516405	9801	501.08	501.08	516.13	516.13	516.13
071971901520702	9801	3,610.22	3,610.22	3,010.75	3,010.75	3,010.75
080100001019700	9801	4,631.93	4,631.93	3,473.95	3,473.95	3,473.95
080100001508201	9801	3,043.84	3,043.84	2,315.96	2,315.96	2,315.96
080100003015501	0000	4,773.38	4,773.38	3,763.44	3,763.44	3,763.44
080182402908513	0000	6,896.95	6,896.95	4,480.29	4,480.29	4,480.29
080201003046200	9801	11,716.72	11,716.72	10,233.59	10,233.59	10,233.59
080202003502300	9801	1,341.85	1,341.85	1,111.11	1,111.11	1,111.11
080202004527000	9801	307.22	307.22	307.22	307.22	307.22
080203006011000	9801	2,464.16	2,464.16	2,195.34	2,195.34	2,195.34
080203007020000	9801	2,570.70	2,570.70	2,132.62	2,132.62	2,132.62
080203007022700	9801	457.89	457.89	376.34	376.34	376.34
080203007501301	9801	4,861.11	4,861.11	4,480.29	4,480.29	4,480.29
080600001514201	9801	6,385.44	6,385.44	4,731.18	4,731.18	4,731.18
080600002000102	0000	6,746.42	6,746.42	4,301.08	4,301.08	4,301.08
081281203003300	9801	4,532.67	4,532.67	3,440.86	3,440.86	3,440.86
081981902415700	9801	4,532.67	4,532.67	3,440.86	3,440.86	3,440.86
083182803803600	9801	464.51	464.51	500.46	500.46	500.46
083183604601203	0000	6,742.83	6,742.83	4,211.47	4,211.47	4,211.47
083183605105201	9801	842.47	842.47	881.84	881.84	881.84
083183904413800	9801	12,572.37	12,572.37	8,436.72	8,436.72	8,436.72
083183905405302	9801	894.62	894.62	877.42	877.42	877.42
090401001517301	9801	746.42	746.42	537.63	537.63	537.63
090401001574600	9801	1,408.60	1,408.60	985.66	985.66	985.66
090402002004500	9801	9,139.78	9,139.78	14,516.13	14,516.13	14,516.13
090402002080501	9801	548.39	548.39	394.27	394.27	394.27
090403003026600	9801	1,390.68	1,390.68	1,075.27	1,075.27	1,075.27
091990801005501	9801	4,504.48	4,504.48	3,673.84	3,673.84	3,673.84
091990801521001	9801	4,532.67	4,532.67	3,440.86	3,440.86	3,440.86
091991901500401	9801	6,747.31	6,747.31	4,211.47	4,211.47	4,211.47
091991902021110	9801	4,830.44	4,830.44	3,606.29	3,606.29	3,606.29
091991903005506	9801	6,656.81	6,656.81	4,121.86	4,121.86	4,121.86
092101001518700	9801	8,356.63	8,356.63	7,616.49	7,616.49	7,616.49
092101003509601	9801	391.71	391.71	399.39	399.39	399.39
092103005523830	9801	1,927.42	1,927.42	1,541.22	1,541.22	1,541.22
092103006005200	9801	383.36	383.36	402.06	402.06	402.06
092103008005101	9801	553.07	553.07	623.81	623.81	623.81
092400002013701	9801	5,227.46	5,227.46	3,937.14	3,937.14	3,937.14
092801001016500	9801	5,459.06	5,459.06	4,598.84	4,598.84	4,598.84
092803006526702	0000	4,506.27	4,506.27	3,673.84	3,673.84	3,673.84
093192902035102	9801	663.21	663.21	678.09	678.09	678.09
093194602510501	9801	4,683.69	4,683.69	3,673.84	3,673.84	3,673.84
094000303030800	9801	974.46	974.46	907.26	907.26	907.26
101105014014300	9801	686.75	686.75	1,540.59	1,540.59	1,540.59
101108012005365	0000	3,604.84	3,604.84	3,279.57	3,279.57	3,279.57
101108013000100	0000	1,285.65	1,285.65	1,449.28	1,449.28	1,449.28
101108017320200	0000	3,017.03	3,017.03	3,243.73	3,243.73	3,243.73
101108018003900	0000	5,305.56	5,305.56	4,659.50	4,659.50	4,659.50
101108018004000	9801	2,310.49	2,310.49	3,981.16	3,981.16	3,981.16
101108018004100	0000	1,425.90	1,425.90	1,344.09	1,344.09	1,344.09

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
101108018004201	0000	8,537.63	8,537.63	9,498.21	9,498.21	9,498.21
101108020009100	0000	7,998.21	7,998.21	8,781.36	8,781.36	8,781.36
101108024009703	0000	3,856.94	3,856.94	3,740.07	3,740.07	3,740.07
101109002025520	0000	4,950.72	4,950.72	5,376.34	5,376.34	5,376.34
101109003018200	0000	1,292.88	1,292.88	1,254.48	1,254.48	1,254.48
101109005004610	0000	5,038.53	5,038.53	5,645.16	5,645.16	5,645.16
101109005013200	0000	614.44	614.44	563.24	563.24	563.24
101109006014900	0000	2,035.33	2,035.33	1,856.12	1,856.12	1,856.12
101109009017215	0000	8,446.24	8,446.24	8,960.57	8,960.57	8,960.57
102904001001099	0000	3,182.80	3,182.80	5,465.95	5,465.95	5,465.95
102906004011500	0000	2,675.63	2,675.63	2,956.99	2,956.99	2,956.99
102908001000400	9801	569.63	569.63	599.49	599.49	599.49
102908001000401	0000	4,133.57	4,133.57	6,272.40	6,272.40	6,272.40
102908002000800	0000	3,601.25	3,601.25	4,211.47	4,211.47	4,211.47
103904001001800	0000	1,561.83	1,561.83	1,559.14	1,559.14	1,559.14
103904001005500	0000	1,565.41	1,565.41	2,222.22	2,222.22	2,222.22
103908003004200	0000	1,332.40	1,332.40	1,507.71	1,507.71	1,507.71
104206002006501	0000	1,542.13	1,542.13	1,684.59	1,684.59	1,684.59
110401003017600	0000	6,745.52	6,745.52	5,555.56	5,555.56	5,555.56
110401008003000	0000	2,964.25	2,964.25	2,441.15	2,441.15	2,441.15
110401009017300	0000	1,591.40	1,591.40	1,093.19	1,093.19	1,093.19
110401011014800	0000	581.23	581.23	499.85	499.85	499.85
110401011014801	0000	1,646.95	1,646.95	1,451.61	1,451.61	1,451.61
110402001029700	0000	4,414.87	4,414.87	4,301.08	4,301.08	4,301.08
112103002010200	0000	3,534.05	3,534.05	3,422.94	3,422.94	3,422.94
112107003002800	9802	403.23	403.23	413.13	413.13	413.13
112107003006120	0000	596.07	596.07	689.57	689.57	689.57
112111001001710	0000	6,451.61	6,451.61	7,168.46	7,168.46	7,168.46
112119002012200	0000	1,146.95	1,146.95	985.66	985.66	985.66
112408008003100	0000	1,192.15	1,192.15	935.02	935.02	935.02
112409002013805	0000	2,798.39	2,798.39	2,204.30	2,204.30	2,204.30
112411005007550	0000	1,864.38	1,864.38	1,821.02	1,821.02	1,821.02
113401003057100	0000	1,145.40	1,145.40	1,122.02	1,122.02	1,122.02
113402001002500	0000	1,379.15	1,379.15	1,390.84	1,390.84	1,390.84
113403001002401	0000	962.08	962.08	1,565.74	1,565.74	1,565.74
120100004502000	9801	2,184.14	2,184.14	2,251.34	2,251.34	2,251.34
120201002011410	0000	2,373.01	2,373.01	2,484.24	2,484.24	2,484.24
120401001058400	9801	2,493.73	2,493.73	2,455.20	2,455.20	2,455.20
120401002546202	9801	3,120.97	3,120.97	3,082.44	3,082.44	3,082.44
120401002560050	9801	2,905.91	2,905.91	2,885.30	2,885.30	2,885.30
120401003003025	9801	1,042.99	1,042.99	1,039.43	1,039.43	1,039.43
120402003522100	9801	600.63	600.63	651.90	651.90	651.90
120403005021201	9801	792.30	792.30	852.67	852.67	852.67
120403005524801	9801	504.13	504.13	555.18	555.18	555.18
120403006016200	9801	934.59	934.59	913.98	913.98	913.98
120403006029999	9801	3,604.84	3,604.84	3,673.84	3,673.84	3,673.84
120421108501900	9801	5,657.57	5,657.57	5,955.33	5,955.33	5,955.33
120421108503900	9801	3,970.22	3,970.22	4,168.73	4,168.73	4,168.73
120430104011902	9801	3,407.78	3,407.78	3,507.03	3,507.03	3,507.03
120430106003400	9801	1,025.64	1,025.64	1,124.90	1,124.90	1,124.90
120430107005200	9801	3,422.94	3,422.94	3,673.84	3,673.84	3,673.84
120441401519815	9801	1,064.52	1,064.52	1,039.43	1,039.43	1,039.43
120807022018600	9801	571.42	571.42	888.49	888.49	888.49
120810002514400	9801	4,267.99	4,267.99	4,631.93	4,631.93	4,631.93
120810005510850	9801	5,734.77	5,734.77	6,451.61	6,451.61	6,451.61
122021801000200	9801	4,532.67	4,532.67	4,598.84	4,598.84	4,598.84
122021802010650	9801	3,586.92	3,586.92	3,584.23	3,584.23	3,584.23
123013801009450	9801	377.16	377.16	358.42	358.42	358.42
123013801528900	9801	1,555.00	1,555.00	1,621.17	1,621.17	1,621.17
123132804000901	9801	3,225.81	3,225.81	3,629.03	3,629.03	3,629.03
123132804001101	9801	3,209.26	3,209.26	3,440.86	3,440.86	3,440.86

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
124114102502025	9801	3,308.52	3,308.52	3,606.29	3,606.29	3,606.29
125400002009810	0000	1,209.68	1,209.68	1,218.64	1,218.64	1,218.64
126200001008800	9801	427.42	427.42			
126200001033015	9801	1,041.22	1,041.22	1,021.51	1,021.51	1,021.51
126206401500509	9801	5,841.33	5,841.33	7,616.49	7,616.49	7,616.49
135001001017600	9801	130.82	130.82	142.47	142.47	142.47
135002002004300	9801	227.22	227.22	243.32	243.32	243.32
135003003519600	9801	820.31	820.31	886.82	886.82	886.82
135022401012894	9801	1,830.65	1,830.65	1,863.80	1,863.80	1,863.80
135022401502603	9801	1,928.07	1,928.07	1,965.15	1,965.15	1,965.15
135032802003651	9801	5,443.55	5,443.55	6,014.78	6,014.78	6,014.78
135032803014501	9801	2,249.79	2,249.79	2,315.96	2,315.96	2,315.96
135032804010001	9801	1,765.23	1,765.23	1,792.11	1,792.11	1,792.11
135032804514400	9801	1,687.34	1,687.34	1,720.43	1,720.43	1,720.43
135032804524350	9801	2,602.15	2,602.15	2,813.62	2,813.62	2,813.62
135051102003170	9801	2,601.25	2,601.25	2,849.46	2,849.46	2,849.46
135051102503000	9801	1,549.28	1,549.28	1,541.22	1,541.22	1,541.22
135070101509001	9801	1,783.20	1,783.20	1,810.04	1,810.04	1,810.04
135080402011101	9801	827.13	827.13	860.22	860.22	860.22
135091801523400	9801	1,687.34	1,687.34	1,720.43	1,720.43	1,720.43
135091802512710	9801	423.85	423.85	559.78	559.78	559.78
140810802005614	9801	1,525.09	1,525.09	1,810.04	1,810.04	1,810.04
140810806001001	9801	5,927.42	5,927.42	8,243.73	8,243.73	8,243.73
140810806028518	9801	1,024.19	1,024.19	1,129.03	1,129.03	1,129.03
140810806030600	9801	1,812.72	1,812.72	2,025.09	2,025.09	2,025.09
140810806031200	9801	3,588.71	3,588.71	2,670.25	2,670.25	2,670.25
141101101019011	9801	3,069.00	3,069.00	3,494.62	3,494.62	3,494.62
141101202037600	9801	3,030.30	3,030.30	3,453.89	3,453.89	3,453.89
141900001015600	9801	4,235.91	4,235.91	4,887.59	4,887.59	4,887.59
141900003045101	9801	4,529.16	4,529.16	5,213.42	5,213.42	5,213.42
141900004009250	9801	595.01	595.01	692.21	692.21	692.21
142100018005600	9801	379.93	379.93	394.27	394.27	394.27
142322303000301	9801	5,131.72	5,131.72	5,286.74	5,286.74	5,286.74
142322304004200	9801	11,494.25	11,494.25	19,836.86	19,836.86	19,836.86
142322305010801	9801	2,439.96	2,439.96	2,419.35	2,419.35	2,419.35
143510004003100	9801	397.85	397.85	430.11	430.11	430.11
143510007013400	9801	736.37	736.37	824.23	824.23	824.23
143513406002300	9801	1,488.83	1,488.83	1,488.83	1,488.83	1,488.83
143513406013351	9801	5,194.38	5,194.38	5,690.65	5,690.65	5,690.65
143522901012000	9801	2,939.07	2,939.07	2,652.33	2,652.33	2,652.33
143522904001400	9801	3,978.49	3,978.49	3,440.86	3,440.86	3,440.86
143522904002501	9801	421.15	421.15	431.00	431.00	431.00
143522906006250	9801	4,235.66	4,235.66	3,763.44	3,763.44	3,763.44
143533203021270	9801	920.25	920.25	896.06	896.06	896.06
145011602022750	9801	6,192.65	6,192.65	8,512.54	8,512.54	8,512.54
145011602029505	9801	6,193.55	6,193.55	8,512.54	8,512.54	8,512.54
145011608020401	9801	3,086.92	3,086.92	3,530.47	3,530.47	3,530.47
145022602010590	9801	5,394.27	5,394.27	6,810.04	6,810.04	6,810.04
150101000304400	9801	3,797.04	3,797.04	6,451.61	6,451.61	6,451.61
150601000516400	9801	7,056.45	7,056.45	9,912.63	9,912.63	9,912.63
150901002018300	9801	5,846.77	5,846.77	9,072.58	9,072.58	9,072.58
150901005001201	9801	4,779.57	4,779.57	5,376.34	5,376.34	5,376.34
151401001000210	9801	1,634.91	1,634.91	1,802.59	1,802.59	1,802.59
151601000228801	9801	9,744.62	9,744.62	10,416.67	10,416.67	10,416.67
151601010106701	9801	10,381.91	10,381.91	10,567.30	10,567.30	10,567.30
151602000101700	9801	2,094.85	2,094.85	2,193.74	2,193.74	2,193.74
151602000119401	9801	3,629.03	3,629.03	6,182.80	6,182.80	6,182.80
151602000130400	9801	4,175.25	4,175.25	4,175.25	4,175.25	4,175.25
151602000334303	9801	6,117.38	6,117.38	5,824.37	5,824.37	5,824.37
151602020220000	0000	6,666.67	6,666.67	10,394.27	10,394.27	10,394.27
151603000317000	9801	5,981.18	5,981.18	9,240.59	9,240.59	9,240.59

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
152202000418110	9801	6,117.38	6,117.38	5,824.37	5,824.37	5,824.37
153101000219700	9801	6,654.12	6,654.12	6,093.19	6,093.19	6,093.19
153101000228900	9801	837.79	837.79	879.98	879.98	879.98
153101000932800	9801	6,115.59	6,115.59	9,576.61	9,576.61	9,576.61
153602000314200	9801	1,699.19	1,699.19	2,654.98	2,654.98	2,654.98
154201030206300	9801	6,418.01	6,418.01	9,744.62	9,744.62	9,744.62
154201030223850	9801	9,165.77	9,165.77	9,139.78	9,139.78	9,139.78
165100100812600	9801	5,534.47	5,534.47	8,697.03	8,697.03	8,697.03
165100600213802	9801	3,003.46	3,003.46	3,273.91	3,273.91	3,273.91
165100803026601	9801	4,601.25	4,601.25	5,376.34	5,376.34	5,376.34
165101000122700	9801	828.25	828.25	1,249.64	1,249.64	1,249.64
165101000343900	9802	520.43	520.43	587.58	587.58	587.58
165102000150101	9801	2,072.81	2,072.81	2,763.74	2,763.74	2,763.74
165102000314900	9801	1,147.92	1,147.92	1,569.31	1,569.31	1,569.31
165102602001506	9801	8,537.63	8,537.63	7,706.09	7,706.09	7,706.09
165102605008103	0000	6,297.49	6,297.49	6,003.58	6,003.58	6,003.58
165102800137500	9801	6,382.24	6,382.24	9,885.54	9,885.54	9,885.54
165104000110201	9801	932.63	932.63	1,302.94	1,302.94	1,302.94
165116002013510	0000	11,849.90	11,849.90	12,069.34	12,069.34	12,069.34
165116004005001	9801	1,450.72	1,450.72	2,508.96	2,508.96	2,508.96
165121001008901	0000	6,117.38	6,117.38	5,824.37	5,824.37	5,824.37
165121002021404	0000	6,118.22	6,118.22	5,824.37	5,824.37	5,824.37
165121003010202	0000	9,524.19	9,524.19	9,498.21	9,498.21	9,498.21
165121004005601	0000	9,164.87	9,164.87	9,319.00	9,319.00	9,319.00
165124000305300	9802	6,833.33	6,833.33	5,882.62	5,882.62	5,882.62
165124000317000	9801	3,974.01	3,974.01	5,286.74	5,286.74	5,286.74
165131003013001	9801	6,117.38	6,117.38	5,824.37	5,824.37	5,824.37
165131005002201	9801	2,882.62	2,882.62	4,480.29	4,480.29	4,480.29
180101001804100	9801	5,435.90	5,435.90	5,517.63	5,517.63	5,517.63
180501000214901	9801	24,574.37	24,574.37	24,193.55	24,193.55	24,193.55
180501001022100	0000	18,637.99	18,637.99	19,713.26	19,713.26	19,713.26
181302002501350	9801	8,585.94	8,585.94	8,040.56	8,040.56	8,040.56
181307000128000	9801	9,080.63	9,080.63	8,333.30	8,333.30	8,333.30
181701001002811	0000	13,465.95	13,465.95	14,695.34	14,695.34	14,695.34
181701001015500	9801	8,478.08	8,478.08	7,361.46	7,361.46	7,361.46
181701004013200	9801	10,132.34	10,132.34	11,579.82	11,579.82	11,579.82
181701012003406	0000	9,344.09	9,344.09	7,706.09	7,706.09	7,706.09
181701013004676	0000	25,652.33	25,652.33	20,430.11	20,430.11	20,430.11
181703001015901	9801	2,474.91	2,474.91	4,390.68	4,390.68	4,390.68
181703007007001	0000	4,232.08	4,232.08	7,706.09	7,706.09	7,706.09
182001000429300	9801	522.40	522.40	1,290.32	1,290.32	1,290.32
182001000514450	9801	9,697.13	9,697.13	17,025.09	17,025.09	17,025.09
182001000717825	0000	9,876.34	9,876.34	17,383.51	17,383.51	17,383.51
182002003021000	9801	2,582.44	2,582.44	4,569.89	4,569.89	4,569.89
182003000129060	0000	4,768.82	4,768.82	8,422.94	8,422.94	8,422.94
182004002023800	0000	8,422.94	8,422.94	14,516.13	14,516.13	14,516.13
182004005013605	0000	4,768.82	4,768.82	8,422.94	8,422.94	8,422.94
182901000221300	0000	30,311.83	30,311.83	34,408.60	34,408.60	34,408.60
182901000815905	9801	8,817.20	8,817.20	9,838.71	9,838.71	9,838.71
182903000612300	9801	27,265.23	27,265.23	30,645.16	30,645.16	30,645.16
182903000733505	9801	21,417.09	21,417.09	24,448.22	24,448.22	24,448.22
182905000202700	9801	1,715.85	1,715.85	2,020.90	2,020.90	2,020.90
182905001027700	9801	4,953.41	4,953.41	5,824.37	5,824.37	5,824.37
183901000318950	9801	3,608.42	3,608.42	5,286.74	5,286.74	5,286.74
183901000508800	9801	5,627.24	5,627.24	8,064.52	8,064.52	8,064.52
183904000131810	9801	7,098.57	7,098.57	10,215.05	10,215.05	10,215.05
183904000332100	9801	6,523.30	6,523.30	9,677.42	9,677.42	9,677.42
183904000440500	9801	967.63	967.63	1,352.82	1,352.82	1,352.82
183905000702010	9801	3,608.42	3,608.42	5,286.74	5,286.74	5,286.74
183905000722800	9801	1,505.38	1,505.38	2,652.33	2,652.33	2,652.33
183905000800101	9801	3,425.63	3,425.63	5,107.53	5,107.53	5,107.53

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
190104395001900	9801	6,959.89	6,959.89	7,643.36	7,643.36	7,643.36
190401199000400	9801	84,824.37	84,824.37	93,369.18	93,369.18	93,369.18
190403110001500	9801	2,062.48	2,062.48	2,255.59	2,255.59	2,255.59
190403202000500	9801	2,773.63	2,773.63	3,052.72	3,052.72	3,052.72
190404104000300	9801	10,409.20	10,409.20	11,439.67	11,439.67	11,439.67
190405415000100	9803	14,784.95	14,784.95	16,510.69	16,510.69	16,510.69
190405415000150	9801	22,939.07	22,939.07	25,268.82	25,268.82	25,268.82
190406208000300	9801	7,209.89	7,209.89	7,937.10	7,937.10	7,937.10
190406411000500	9802	3,360.52	3,360.52	3,703.93	3,703.93	3,703.93
190406578003700	9801	2,661.51	2,661.51	2,510.01	2,510.01	2,510.01
190406847001400	9801	1,503.80	1,503.80	1,651.88	1,651.88	1,651.88
190407332000400	9801	12,272.09	12,272.09	13,440.86	13,440.86	13,440.86
190407401000850	9801	1,114.61	1,114.61	1,245.74	1,245.74	1,245.74
190408102000660	9801	416.32	416.32	2,212.94	2,212.94	2,212.94
190408110001500	9801	4,070.20	4,070.20	4,498.44	4,498.44	4,498.44
190409542000600	9801	2,475.38	2,475.38	2,649.09	2,649.09	2,649.09
190410128012900	9801	43,010.75	43,010.75	47,340.69	47,340.69	47,340.69
190410435101350	9801	833.73	833.73	910.59	910.59	910.59
190411458004250	9801	1,258.29	1,258.29	1,389.84	1,389.84	1,389.84
190604110100100	9801	12,676.20	12,676.20	13,958.55	13,958.55	13,958.55
190801399000100	9801	894.88	894.88	965.35	965.35	965.35
190805499000400	9801	914.64	914.64	1,000.38	1,000.38	1,000.38
190807399000100	9801	1,549.30	1,549.30	1,690.62	1,690.62	1,690.62
190811599000100	9801	2,606.03	2,606.03	2,843.97	2,843.97	2,843.97
190812199000100	9801	2,653.46	2,653.46	2,869.44	2,869.44	2,869.44
191403215001300	9801	6,916.49	6,916.49	7,615.70	7,615.70	7,615.70
191403218000100	9801	3,764.82	3,764.82	4,136.71	4,136.71	4,136.71
191407117000050	9801	28,602.65	28,602.65	4,209.56	4,209.56	4,209.56
191901402000100	9801	3,105.48	3,105.48	3,498.77	3,498.77	3,498.77
191903898001700	9801	2,123.19	2,123.19	2,298.88	2,298.88	2,298.88
191904438100500	9801	1,921.79	1,921.79	2,094.47	2,094.47	2,094.47
191905435000150	9801	6,378.48	6,378.48	7,001.44	7,001.44	7,001.44
192800032015500	9801	10,674.89	10,674.89	13,226.51	13,226.51	13,226.51
192800032097000	9801	2,045.22	2,045.22	1,941.85	1,941.85	1,941.85
192800036903500	9802	27,033.46	27,033.46	26,511.52	26,511.52	26,511.52
193602013904001	0000	123,655.91	123,655.91	128,136.20	128,136.20	128,136.20
193807003255000	9801	74,551.97	74,551.97	101,433.69	101,433.69	101,433.69
194400009630100	9801	3,421.31	3,421.31	7,331.38	7,331.38	7,331.38
194400009868000	9801	61,648.75	61,648.75	83,154.12	83,154.12	83,154.12
194400010177400	9801	44,283.15	44,283.15	59,856.63	59,856.63	59,856.63
194400011134700	9801	31,563.62	31,563.62	37,634.41	37,634.41	37,634.41
194400014510000	9801	66,308.24	66,308.24	80,286.74	80,286.74	80,286.74
194801005015600	0000	4,743.83	4,743.83	5,707.31	5,707.31	5,707.31
194900005400500	9801	8,887.16	8,887.16	16,845.88	16,845.88	16,845.88
194900011781500	9801	10,966.82	10,966.82	20,250.90	20,250.90	20,250.90
195400002638650	9801	21,701.61	21,701.61	38,709.68	38,709.68	38,709.68
195400004635000	9801	13,440.86	13,440.86	25,089.61	25,089.61	25,089.61
195400007979200	9801	15,806.45	15,806.45	27,240.14	27,240.14	27,240.14
195400022063400	9801	16,308.24	16,308.24	30,465.95	30,465.95	30,465.95
195400088834601	0000	16,326.16	16,326.16	28,136.20	28,136.20	28,136.20
197000003072800	9801	10,231.18	10,231.18	18,996.42	18,996.42	18,996.42
197000004127000	9801	6,736.56	6,736.56	12,724.01	12,724.01	12,724.01
197000004194600	9801	24,927.42	24,927.42	41,218.64	41,218.64	41,218.64
197000006009000	9801	26,361.11	26,361.11	43,010.75	43,010.75	43,010.75
197000007113900	9801	14,374.55	14,374.55	25,268.82	25,268.82	25,268.82
197000009431300	9801	25,806.45	25,806.45	46,594.98	46,594.98	46,594.98
197000009630000	9801	23,852.15	23,852.15	40,681.00	40,681.00	40,681.00
197000012673000	9801	86.70	86.70	155.95	155.95	155.95
197000013412100	9801	32,633.51	32,633.51	52,508.96	52,508.96	52,508.96
197000014305100	9801	14,874.55	14,874.55	26,881.72	26,881.72	26,881.72
197000014345000	9801	16,867.38	16,867.38	29,211.47	29,211.47	29,211.47

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
210501099800101	9801	3,390.91	3,390.91	3,724.34	3,724.34	3,724.34
210502099800600	0000	15,839.18	15,839.18	17,400.65	17,400.65	17,400.65
210504099800101	9801	17,133.76	17,133.76	25,991.32	25,991.32	25,991.32
210504099800102	9801	16,759.91	16,759.91	18,415.99	18,415.99	18,415.99
210515099800300	0000	10,138.25	10,138.25	11,155.91	11,155.91	11,155.91
210515099800400	9801	21,550.12	21,550.12	7,514.91	7,514.91	7,514.91
211008099800200	9801	11,721.78	11,721.78	12,867.83	12,867.83	12,867.83
211012099800200	9801	6,139.87	6,139.87	6,741.40	6,741.40	6,741.40
211015099800100	0000	10,895.96	10,895.96	11,961.31	11,961.31	11,961.31
212401099800100	0000	50,739.25	50,739.25	55,779.57	55,779.57	55,779.57
212401099800400	0000	253,426.52	253,426.52	278,853.05	278,853.05	278,853.05
212403099800100	0000	36,200.72	36,200.72	39,784.95	39,784.95	39,784.95
212403099800200	0000	42,315.41	42,315.41	46,594.98	46,594.98	46,594.98
212403099800300	0000	78,965.05	78,965.05	87,029.57	87,029.57	87,029.57
212403099800400	0000	36,200.72	36,200.72	39,784.95	39,784.95	39,784.95
212403099800500	0000	29,569.89	29,569.89	32,258.06	32,258.06	32,258.06
212403099800600	0000	42,002.69	42,002.69	46,034.95	46,034.95	46,034.95
212403099800700	0000	58,979.39	58,979.39	64,874.55	64,874.55	64,874.55
212412099800100	0000	49,731.18	49,731.18	54,435.48	54,435.48	54,435.48
212412099800200	0000	41,777.78	41,777.78	45,878.14	45,878.14	45,878.14
220400000108150	9801	8,888.89	8,888.89	8,870.97	8,870.97	8,870.97
220400000351900	9801	2,721.77	2,721.77	1,948.92	1,948.92	1,948.92
220400000354900	9801	2,114.70	2,114.70	2,007.17	2,007.17	2,007.17
220800000108100	9801	536.80	536.80	550.18	550.18	550.18
221200000220950	9801	10,949.82	10,949.82	10,931.90	10,931.90	10,931.90
221200000415575	9801	9,517.92	9,517.92	9,498.21	9,498.21	9,498.21
221200000709305	9801	15,612.01	15,612.01	15,591.40	15,591.40	15,591.40
221600000116200	9801	4,469.09	4,469.09	4,502.69	4,502.69	4,502.69
221600000207700	9801	16,297.04	16,297.04	16,297.04	16,297.04	16,297.04
221900000515475	9801	5,645.16	5,645.16	5,465.95	5,465.95	5,465.95
221900000601510	9801	10,584.68	10,584.68	10,584.68	10,584.68	10,584.68
222100000109500	9801	6,720.43	6,720.43	6,774.19	6,774.19	6,774.19
222100000318310	9801	9,327.06	9,327.06	9,319.00	9,319.00	2329.75
230100000209750	9801	47,336.02	47,336.02	47,311.83	47,311.83	47,311.83
230100000614495	0000	7,626.34	7,626.34	7,616.49	7,616.49	7,616.49
230806000706700	9801	1,340.63	1,340.63			
230806000944250	0000	121,184.59	121,184.59	121,146.95	121,146.95	121,146.95
230806000946400	9801	612.89	612.89	638.28	638.28	638.28
231100000217300	9801	15,075.27	15,075.27	17,562.72	17,562.72	17,562.72
231100000514750	9801	16,507.17	16,507.17	19,175.63	19,175.63	19,175.63
231100000610140	9801	17,227.60	17,227.60	20,250.90	20,250.90	20,250.90
231100000813430	9801	22,961.47	22,961.47	26,881.72	26,881.72	26,881.72
231100001000700	9801	2,946.24	2,946.24	3,422.94	3,422.94	3,422.94
231100001200250	9801	21,886.25	21,886.25	25,627.24	25,627.24	25,627.24
231600000107510	9801	15,432.80	15,432.80	13,978.49	13,978.49	13,978.49
231600000717630	9801	12,741.94	12,741.94	11,469.53	11,469.53	11,469.53
231600001100107	9801	6,912.19	6,912.19	6,272.40	6,272.40	6,272.40
232600001700180	9801	14,538.53	14,538.53	14,695.34	14,695.34	14,695.34
232600002103700	9801	11,669.35	11,669.35	11,648.75	11,648.75	11,648.75
232600002303725	9801	10,770.61	10,770.61	10,752.69	10,752.69	10,752.69
232600002403420	9802	939.24	939.24	958.73	958.73	958.73
232600002403550	9801	5,544.35	5,544.35	5,544.35	5,544.35	5,544.35
233200000206550	9802	11,214.31	11,214.31	11,193.55	11,193.55	11,193.55
233200001206600	9801	7,085.99	7,085.99	7,078.85	7,078.85	7,078.85
233200001211010	9801	8,261.61	8,261.61	8,243.73	8,243.73	8,243.73
234100000203500	9801	788.53	788.53	869.18	869.18	869.18
234900001006315	9801	8,797.49	8,797.49	8,781.36	8,781.36	8,781.36
234900001401525	9801	7,630.82	7,630.82	7,616.49	7,616.49	7,616.49
240101099800401	9801	7,811.41	7,811.41	8,586.85	8,586.85	8,586.85
240102099800101	9801	20,366.87	20,366.87	22,405.14	22,405.14	22,405.14
240104099800201	0000	8,343.28	8,343.28	9,133.43	9,133.43	9,133.43

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
240202099800101	9801	2,312.24	2,312.24	2,564.73	2,564.73	2,564.73
240205099800201	9801	12,804.91	12,804.91	14,069.01	14,069.01	14,069.01
240907099800100	0000	9,332.44	9,332.44	10,394.27	10,394.27	10,394.27
240909099800100	9801	1,574.93	1,574.93	1,855.31	1,855.31	1,855.31
240909099800500	9801	702.52	702.52	671.12	671.12	671.12
251801004507100	9801	3,338.54	3,338.54	3,490.29	3,490.29	3,490.29
251802015454650	9801	438.47	438.47	469.95	469.95	469.95
251803023402950	9802	377.05	377.05	382.47	382.47	382.47
251803027203230	9801	533.74	533.74	564.00	564.00	564.00
251804028701430	9802	1,251.42	1,251.42	1,061.57	1,061.57	1,061.57
251804032308520	9801	1,054.39	1,054.39	1,152.35	1,152.35	1,152.35
251805039103220	9802	1,446.30	1,446.30	2,218.38	2,218.38	2,218.38
251805048100460	9802	1,305.31	1,305.31	1,425.36	1,425.36	1,425.36
251807065200340	9802	1,685.44	1,685.44	1,937.36	1,937.36	1,937.36
251814012010020	0000	18,482.97	18,482.97	18,637.99	18,637.99	18,637.99
251814022031200	0000	17,768.82	17,768.82	15,770.61	15,770.61	15,770.61
251814028014301	0000	536.25	536.25	552.36	552.36	552.36
251814041040800	0000	33,887.26	33,887.26	33,887.26	33,887.26	33,887.26
251814041064800	0000	25,089.61	25,089.61	15,966.11	15,966.11	15,966.11
251814042049300	0000	24,751.79	24,751.79	31,720.43	31,720.43	31,720.43
251830121062200	9801	32,583.90	32,583.90	32,258.06	32,258.06	32,258.06
251830171002400	0000	22,808.73	22,808.73	14,336.92	14,336.92	14,336.92
251830211002200	0000	14,988.60	14,988.60	8,797.65	8,797.65	8,797.65
251830223063600	0000	19,224.50	19,224.50	11,730.21	11,730.21	11,730.21
251830231004600	0000	31,280.55	31,280.55	20,527.86	20,527.86	20,527.86
251830251043900	0000	22,962.37	22,962.37	24,372.76	24,372.76	24,372.76
251830351060400	0000	33,235.58	33,235.58	33,887.26	33,887.26	33,887.26
251830382007400	0000	8,009.86	8,009.86	4,569.89	4,569.89	4,569.89
251830393083200	0000	33,235.58	33,235.58	33,561.42	33,561.42	33,561.42
251890131007200	0000	15,640.27	15,640.27	10,915.61	10,915.61	10,915.61
251890212030000	9802	3,125.02	3,125.02	3,185.79	3,185.79	3,185.79
251890222044400	0000	9,938.09	9,938.09	6,516.78	6,516.78	6,516.78
251890233053100	0000	12,918.46	12,918.46	12,903.23	12,903.23	12,903.23
260202001006101	9801	14,499.84	14,499.84	14,662.76	14,662.76	14,662.76
262204000510400	9801	15,591.40	15,591.40	16,308.24	16,308.24	16,308.24
262702002019401	9801	8,708.79	8,708.79	9,330.85	9,330.85	9,330.85
262901001120300	9801	1,741.22	1,741.22	1,767.21	1,767.21	1,767.21
262902003410301	9801	1,666.43	1,666.43	1,703.46	1,703.46	1,703.46
262903003220700	9802	997.28	997.28	158.23	158.23	158.23
262904003800100	9801	875.14	875.14	902.28	902.28	902.28
271102000718100	9801	886.42	886.42	915.33	915.33	915.33
271400000125700	9801	8,634.73	8,634.73	8,634.73	8,634.73	8,634.73
2714000000808900	9801	10,263.93	10,263.93	10,263.93	10,263.93	10,263.93
271906000819700	9801	1,468.59	1,468.59	1,461.32	1,461.32	1,461.32
272501001118400	9801	12,319.51	12,319.51	11,643.63	11,643.63	11,643.63
272504000313000	9801	1,386.79	1,386.79	1,369.08	1,369.08	1,369.08
272507000310100	9801	355.85	355.85	381.72	381.72	381.72
272511000107900	9801	533.49	533.49	539.06	539.06	539.06
273100000209400	9801	3,355.93	3,355.93	3,287.45	3,287.45	3,287.45
273100001002700	9801	8,530.47	8,530.47	7,974.91	7,974.91	7,974.91
273100001905300	9802	559.41	559.41	574.89	574.89	574.89
273100002511501	9801	1,768.82	1,768.82	1,648.75	1,648.75	1,648.75
273100002605500	9802	1,057.41	1,057.41	1,309.43	1,309.43	1,309.43
273100002922200	9801	8,082.44	8,082.44	7,616.49	7,616.49	7,616.49
273100003100701	9801	3,205.25	3,205.25	3,405.02	3,405.02	3,405.02
273202001311800	9801	16,617.79	16,617.79	16,943.63	16,943.63	16,943.63
281002300216904	9801	945.19	945.19	968.27	968.27	968.27
281015200516790	0000	4,587.81	4,587.81	4,623.66	4,623.66	4,623.66
281015300204650	0000	288.39	288.39	329.58	329.58	329.58
281015300405450	9801	1,024.07	1,024.07	1,024.07	1,024.07	1,024.07
281015400426610	0000	5,124.55	5,124.55	5,107.53	5,107.53	5,107.53

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
283302000150115	9801	788.84	788.84	807.63	807.63	807.63
292000100043200	9803	933.91	933.91	851.93	851.93	851.93
292000401050450	9801	833.33	833.33	824.37	824.37	824.37
292000404004700	0000	1,036.22	1,036.22	1,162.37	1,162.37	1,162.37
292001103029300	9801	247.19	247.19	123.59	123.59	123.59
292001104016410	9801	329.58	329.58	329.58	329.58	329.58
292001602041600	9801	164.79	164.79	205.99	205.99	205.99
300607006706500	9801	2,346.51	2,346.51	2,648.32	2,648.32	2,648.32
300611000803366	9801	1,772.70	1,772.70	2,341.65	2,341.65	2,341.65
301206001203201	9801	1,639.53	1,639.53	1,820.09	1,588.73	1,588.73
302902000411050	9801	850.73	850.73	850.73	850.73	850.73
311028000403110	9801	4,133.06	4,133.06	4,233.87	4,233.87	4,233.87
311032000115200	9801	2,990.59	2,990.59	3,057.80	3,057.80	3,057.80
311032000411900	9801	4,704.30	4,704.30	4,704.30	4,704.30	4,704.30
311034000217401	9801	4,166.67	4,166.67	4,233.87	4,233.87	4,233.87
311102010004005	9801	265.43	265.43	284.59	284.59	284.59
311600004003700	9801	285.29	285.29	295.34	295.34	295.34
312014000405410	9801	2,486.56	2,486.56	2,553.76	2,553.76	2,553.76
313024000201520	9801	2,049.73	2,049.73	2,083.33	2,083.33	2,083.33
313024001501610	9801	2,654.57	2,654.57	2,721.77	2,721.77	2,721.77
314036000801910	9801	4,099.46	4,099.46	4,133.06	4,133.06	4,133.06
314041000115600	9801	2,889.78	2,889.78	2,956.99	2,956.99	2,956.99
314041000502300	9801	561.53	561.53	579.45	579.45	579.45
314042000511010	9801	4,148.75	4,148.75	4,211.47	4,211.47	4,211.47
314042000801810	9801	2,750.90	2,750.90	2,724.01	2,724.01	2,724.01
320201002004500	9801	3,061.83	3,061.83	3,046.59	3,046.59	3,046.59
320203001021301	9801	7,099.46	7,099.46	7,078.85	7,078.85	7,078.85
320203001022901	9801	13,341.30	13,341.30	13,341.30	13,341.30	13,341.30
320204004009000	9801	3,371.86	3,371.86	3,351.25	3,351.25	3,351.25
320204005001100	9801	4,140.68	4,140.68	4,121.86	4,121.86	4,121.86
320401001065300	9801	883.66	883.66	1,112.71	1,112.71	1,112.71
321101005004400	0000	5,751.79	5,751.79	5,734.77	5,734.77	5,734.77
321101005012101	0000	630.12	630.12	660.61	660.61	660.61
322701004002701	9802	4,101.64	4,101.64	5,552.35	5,552.35	5,552.35
322701004013400	9801	4,670.70	4,670.70	4,670.70	4,670.70	4,670.70
322701005006100	9801	3,385.32	3,385.32	3,369.18	3,369.18	3,369.18
322701005007100	9801	5,751.79	5,751.79	5,734.77	5,734.77	5,734.77
322701102010801	9801	5,573.48	5,573.48	5,555.56	5,555.56	5,555.56
322701106004301	9801	880.41	880.41	986.05	986.05	986.05
322701302008201	9801	4,052.87	4,052.87	7,885.30	7,885.30	7,885.30
323801001012900	9801	3,067.20	3,067.20	8,064.52	8,064.52	8,064.52
323801006012900	9801	5,973.72	5,973.72	5,973.72	5,973.72	5,973.72
324206006015000	9801	632.31	632.31			
324502001003600	9801	2,702.55	2,702.55	2,688.17	2,688.17	2,688.17
324502004011701	9801	4,854.84	4,854.84	4,838.71	4,838.71	4,838.71
324502006001600	9801	11,846.77	11,846.77	11,827.96	11,827.96	11,827.96
324502008024900	9801	7,526.88	7,526.88	7,580.65	7,580.65	7,580.65
331033601007210	0000	109.27	109.27	107.53	107.53	107.53
331033601035700	9801	982.86	982.86	1,041.67	1,041.67	1,041.67
331033602027960	0000	922.94	922.94	913.98	913.98	913.98
331033605064810	0000	3,048.65	3,048.65	3,089.85	3,089.85	3,089.85
331033607036000	9801	1,001.84	1,001.84	1,039.18	1,039.18	1,039.18
331049102346050	9801	6,827.96	6,827.96	6,810.04	6,810.04	6,810.04
331049200840010	0000	659.17	659.17	659.17	659.17	659.17
331049302001720	0000	236.56	236.56	232.97	232.97	232.97
331049306002760	0000	778.67	778.67	770.61	770.61	770.61
331049306012210	0000	1,013.44	1,013.44	1,003.58	1,003.58	1,003.58
331049502034701	0000	3,419.44	3,419.44	3,460.64	3,460.64	3,460.64
331049502034715	0000	1,319.00	1,319.00	1,308.24	1,308.24	1,308.24
331054101024700	0000	2,018.70	2,018.70	2,059.90	2,059.90	2,059.90
331054102019000	0000	561.83	561.83	555.56	555.56	555.56

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
331054201039002	0000	6,014.91	6,014.91	6,056.11	6,056.11	6,056.11
331054501022520	0000	381.72	381.72	376.34	376.34	376.34
331054502018210	0000	164.79	164.79	164.79	164.79	164.79
340100000901300	9801	10,752.69	10,752.69	3,470.19	3,470.19	3,470.19
340800007001200	0000	13,162.77	13,162.77	5,635.89	5,635.89	5,635.89
340800007001400	0000	1,336.97	1,336.97	1,336.97	1,336.97	1,336.97
340801402018605	9801	2,389.49	2,389.49	1,642.77	1,642.77	1,642.77
340801403000700	9801	5,662.25	5,662.25	5,645.16	5,645.16	5,645.16
341800000615902	9801	7,371.86	7,371.86	7,347.67	7,347.67	7,347.67
341800001101800	9801	7,258.06	7,258.06	7,258.06	7,258.06	7,258.06
341800001102100	9801	98,207.89	98,207.89	98,207.89	98,207.89	98,207.89
341800001102200	9801	544.52	544.52	564.20	564.20	564.20
341801600108701	9801	2,040.32	2,040.32	2,025.09	2,025.09	2,025.09
342102021008501	9801	4,847.00	4,847.00	4,801.82	4,801.82	4,801.82
342400001002301	0000	2,112.01	2,112.01	2,096.77	2,096.77	2,096.77
342903200100111	0000	5,663.98	5,663.98	5,645.16	5,645.16	5,645.16
343400003001701	9801	5,394.27	5,394.27	5,376.34	5,376.34	5,376.34
343400008008100	9801	1,413.08	1,413.08	1,397.85	1,397.85	1,397.85
365008000416300	9801	1,169.35	1,169.35	5,555.56	5,555.56	5,555.56
365011000208700	9801	6,115.59	6,115.59	2,383.51	2,383.51	2,383.51
365011000503810	9801	686.38	686.38	322.58	322.58	322.58
365011000631800	9801	7,907.71	7,907.71	2,867.38	2,867.38	2,867.38
365014000228500	9801	1,930.16	1,930.16	3,136.20	3,136.20	3,136.20
365014000247700	9801	2,513.44	2,513.44	1,075.27	1,075.27	1,075.27
365014000376001	9801	1,965.05	1,965.05	3,189.96	3,189.96	3,189.96
365014000866101	9801	10,247.24	10,247.24	4,211.47	4,211.47	4,211.47
365016000206100	9801	5,832.52	5,832.52	4,797.98	4,797.98	4,797.98
365021000439010	9801	8,631.72	8,631.72	3,584.23	3,584.23	3,584.23
365021000496400	9801	835.13	835.13	1,451.61	1,451.61	1,451.61
365021000496500	9801	1,086.92	1,086.92	1,881.72	1,881.72	1,881.72
365028000121801	9801	1,125.43	1,125.43	1,899.64	1,899.64	1,899.64
365031000100201	9801	1,626.34	1,626.34	2,025.09	2,025.09	2,025.09
365032000100601	9801	2,638.89	2,638.89	3,225.81	3,225.81	3,225.81
365036000104620	9801	2,704.30	2,704.30	3,297.49	3,297.49	3,297.49
365039000129100	9801	2,758.06	2,758.06	3,476.70	3,476.70	3,476.70
365039000205400	9801	1,764.34	1,764.34	2,168.46	2,168.46	2,168.46
365041000649200	9801	565.93	565.93	515.79	515.79	515.79
365042000705700	9803	514.27	514.27	539.44	539.44	539.44
365042000713464	9802	28,337.81	28,337.81	28,315.41	28,315.41	28,315.41
365048000311500	9801	9,349.46	9,349.46	8,154.12	8,154.12	8,154.12
365048000704500	9801	1,396.06	1,396.06	1,738.35	1,738.35	1,738.35
370105000000100	9801	2,688.17	2,688.17	2,329.75	2,329.75	2,329.75
370637000007300	9801	10,594.98	10,594.98	10,752.69	10,752.69	10,752.69
370640000000300	9801	10,593.19	10,593.19	10,752.69	10,752.69	10,752.69
370660000000400	9801	18,548.39	18,548.39	19,354.84	19,354.84	19,354.84
370663000001401	9801	3,129.03	3,129.03	2,562.72	2,562.72	2,562.72
370665000003810	9801	2,896.06	2,896.06	2,419.35	2,419.35	2,419.35
370683000001000	9801	9,193.55	9,193.55	8,870.97	8,870.97	8,870.97
371114000000800	9801	2,867.38	2,867.38	2,222.22	2,222.22	2,222.22
371135000005500	9802	1,633.01	1,633.01	1,698.26	1,698.26	1,698.26
371139000000900	9801	1,453.41	1,453.41	1,559.14	1,559.14	1,559.14
371164000000100	9801	18,196.86	18,196.86	17,535.15	17,535.15	17,535.15
372901000002900	9801	38,709.68	38,709.68	35,125.45	35,125.45	35,125.45
372941000003700	9801	7,276.88	7,276.88	7,347.67	7,347.67	7,347.67
372943000002400	9801	7,635.30	7,635.30	8,333.33	8,333.33	8,333.33
372951000003900	9801	30,107.53	30,107.53	32,974.91	32,974.91	32,974.91
373414000004000	9801	5,842.23	5,842.23	7,168.46	7,168.46	7,168.46
373416000007600	9801	11,130.82	11,130.82	11,469.53	11,469.53	11,469.53
373417000007800	9801	11,130.82	11,130.82	11,469.53	11,469.53	11,469.53
373904024010700	9802	1,658.63	1,658.63	2,254.18	2,254.18	2,254.18
373907022000100	9801	725.81	725.81	758.60	758.60	758.60

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
373907030507500	9802	4,329.13	4,329.13	3,931.92	3,931.92	3,931.92
373908081001800	9801	445.94	445.94	546.38	546.38	546.38
373908084032700	9802	2,325.74	2,325.74	2,460.10	2,460.10	2,460.10
373909004001100	9802	1,465.21	1,465.21	1,504.28	1,504.28	1,504.28
374445000001850	9801	24,931.00	24,931.00	23,476.70	23,476.70	23,476.70
374448000001200	9801	3,302.02	3,302.02	4,301.08	4,301.08	4,301.08
374455000018300	9801	6,025.09	6,025.09	7,795.70	7,795.70	7,795.70
374457000004800	9801	6,088.87	6,088.87	7,902.58	7,902.58	7,902.58
375170000003400	9801	7,008.06	7,008.06	8,422.94	8,422.94	8,422.94
375193000000200	9801	2,829.75	2,829.75	4,301.08	4,301.08	4,301.08
375462000019300	9801	163.98	163.98	179.21	179.21	179.21
375467000002100	9801	129.03	129.03	125.45	125.45	125.45
375472000003100	9801	5,571.68	5,571.68	8,243.73	8,243.73	8,243.73
380501001008901	9801	7,367.38	7,367.38	7,437.28	7,437.28	7,437.28
380501004018500	9801	11,458.78	11,458.78	5,125.45	5,125.45	5,125.45
380522001012701	9801	5,189.34	5,189.34	2,103.79	2,103.79	2,103.79
380600602000901	9801	2,038.53	2,038.53	1,863.80	1,863.80	1,863.80
381514000219600	9801	4,052.87	4,052.87	4,032.26	4,032.26	4,032.26
381600005007500	9801	3,602.97	3,602.97	3,584.23	3,584.23	3,584.23
381600013012501	9801	8,979.39	8,979.39	8,960.57	8,960.57	8,960.57
381600016002102	9801	345.58	345.58	721.84	721.84	721.84
381900004016500	9801	687.28	687.28	663.08	663.08	663.08
382940004932100	9801	3,452.56	3,452.56	4,082.31	4,082.31	4,082.31
382940005001100	9801	931.71	931.71	1,275.61	1,275.61	1,275.61
382940005023100	9801	11,304.67	11,304.67	12,668.08	12,668.08	12,668.08
382940006463001	9801	2,510.21	2,510.21	3,296.99	3,296.99	3,296.99
382940006463002	9801	1,725.74	1,725.74	2,289.92	2,289.92	2,289.92
383100003017100	9801	1,003.81	1,003.81	1,003.81	1,003.81	1,003.81
383534001052201	9801	4,055.30	4,055.30	3,625.19	3,625.19	3,625.19
383534003035201	9801	3,389.78	3,389.78	3,279.57	3,279.57	3,279.57
383536000100150	9801	2,273.43	2,273.43	1,812.60	1,812.60	1,812.60
384104100203500	9801	2,206.99	2,206.99	2,007.17	2,007.17	2,007.17
384104100304901	9801	2,184.59	2,184.59	1,935.48	1,935.48	1,935.48
384541006001700	9801	4,856.63	4,856.63	4,659.50	4,659.50	4,659.50
384538001017900	9801	1,544.80	1,544.80	1,164.87	1,164.87	1,164.87
384538001027500	9801	612.90	612.90	483.87	483.87	483.87
384538003011605	9801	1,525.99	1,525.99	1,541.22	1,541.22	1,541.22
384546003012600	9801	1,275.09	1,275.09	967.74	967.74	967.74
384546005001201	9801	5,913.98	5,913.98	4,784.95	4,784.95	4,784.95
384552001080201	9801	17,583.33	17,583.33	17,562.72	17,562.72	17,562.72
390600006001800	0000	3,564.52	3,564.52	3,548.39	3,548.39	3,548.39
390600103006501	9801	5,215.05	5,215.05	5,197.13	5,197.13	5,197.13
390600802023921	9801	4,945.34	4,945.34	4,928.32	4,928.32	4,928.32
391600012026400	9802	7,712.19	7,712.19	5,185.69	5,185.69	5,185.69
391601403113700	9801	16,291.95	16,291.95	16,291.95	16,291.95	16,291.95
391601404012700	0000	22,421.15	22,421.15	22,401.43	22,401.43	22,401.43
391601404013100	9802	2,351.08	2,351.08	1,724.01	1,724.01	1,724.01
392600001008300	9801	40,322.58	40,322.58	40,322.58	40,322.58	40,322.58
392600005031701	9801	6,022.40	6,022.40	6,003.58	6,003.58	6,003.58
392600008005001	9801	27,060.93	27,060.93	27,060.93	27,060.93	27,060.93
392603104003700	0000	1,822.50	1,822.50	2,974.91	2,974.91	2,974.91
393601010001100	9801	1,469.17	1,469.17	1,546.53	1,546.53	1,546.53
393604050011500	9801	7,769.34	7,769.34	8,106.68	8,106.68	8,106.68
393605022102800	9801	647.83	647.83	667.36	667.36	667.36
393605066035900	9802	1,207.69	1,207.69	1,225.32	1,225.32	1,225.32
393900002031401	9801	10,413.08	10,413.08	10,394.27	10,394.27	10,394.27
393900004014001	9801	10,413.08	10,413.08	10,394.27	10,394.27	10,394.27
393901901015101	9801	6,379.03	6,379.03	6,362.01	6,362.01	6,362.01
393901902112700	9801	5,393.28	5,393.28	5,376.34	5,376.34	5,376.34
393903401017000	9801	15,251.79	15,251.79	15,232.97	15,232.97	15,232.97
393903402018300	9801	10,592.29	10,592.29	10,573.48	10,573.48	10,573.48

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
393903405014300	9801	14,226.63	14,226.63	14,226.63	14,226.63	14,226.63
394600004003500	9801	3,599.50	3,599.50	3,584.23	3,584.23	3,584.23
394601104005402	0000	6,403.29	6,424.04	5,197.13	5,197.13	5,197.13
395404400112601	0000	12,076.10	12,076.10	12,076.10	12,076.10	12,076.10
395404903009801	9801	5,215.95	5,215.95	5,197.13	5,197.13	5,197.13
395800001021600	0000	3,258.95	3,258.95	3,243.73	3,243.73	3,243.73
395800004001701	0000	7,813.63	7,813.63	7,795.70	7,795.70	7,795.70
395805900113300	9801	8,261.65	8,261.65	8,243.73	8,243.73	8,243.73
401001000206500	9801	3,393.82	3,393.82	3,427.42	3,427.42	3,427.42
401004000100300	9801	834.26	834.26	859.54	859.54	859.54
401004001902500	9801	2,016.13	2,016.13	2,083.33	2,083.33	2,083.33
401004002601100	9801	3,293.01	3,293.01	3,326.61	3,326.61	3,326.61
401004002705101	9801	4,166.67	4,166.67	4,200.27	4,200.27	4,200.27
401004002903000	9801	2,822.58	2,822.58	2,822.58	2,822.58	2,822.58
401004003802810	9801	4,166.67	4,166.67	4,200.27	4,200.27	4,200.27
401008000901350	9801	4,148.75	4,148.75	4,211.47	4,211.47	4,211.47
401008002800100	9801	4,327.96	4,327.96	4,390.68	4,390.68	4,390.68
401008003902100	9801	1,093.19	1,093.19			
402009001401101	9801	3,830.65	3,830.65	3,864.25	3,864.25	3,864.25
402801018001000	9801	1,376.44	1,376.44	1376.44	1376.44	1376.44
403026004500200	9801	1,881.72	1,881.72	1881.72	1881.72	1881.72
404016000101000	9801	647.63	647.63	669.84	669.84	669.84
404016000101200	9801	565.37	565.37	560.09	560.09	560.09
404016003121100	9801	4,670.70	4,670.70	4704.30	4704.30	4704.30
404042001100401	9801	4,301.08	4,301.08	3,393.82	3,393.82	3,393.82
404600190004300	9801	2,016.13	2,016.13	2,049.73	2,049.73	2,049.73
406049000600901	9801	757.15	757.15	792.37	792.37	792.37
406049002300200	9801	5,241.94	5,241.94	5,241.94	5,241.94	5,241.94
406054001005600	9801	2,083.33	2,083.33	2,116.94	2,116.94	2,116.94
407031000700300	9801	4,166.67	4,166.67	4,200.27	4,200.27	4,200.27
407061000103801	9801	5,409.95	5,409.95	5,510.75	5,510.75	5,510.75
407061001300601	9801	6,115.59	6,115.59	6,182.80	6,182.80	6,182.80
410254000328005	9801	10,248.66	10,248.66	12,432.80	12,432.80	12,432.80
410254000429400	9801	4,502.69	4,502.69	5,611.56	5,611.56	5,611.56
410254000500520	9801	2,099.46	2,099.46	2,903.23	2,903.23	2,903.23
410254001007600	9801	2,520.16	2,520.16	4,301.08	4,301.08	4,301.08
410256000110800	9801	1,344.09	1,344.09	1,344.09	1,344.09	1,344.09
410258000217110	9801	647.85	647.85	734.77	734.77	734.77
410339000103810	9801	496.28	496.28	501.79	501.79	501.79
410339000119110	9801	629.93	629.93	716.85	716.85	716.85
410341000123401	9801	1,915.32	1,915.32	1,881.72	1,881.72	1,881.72
410349000405601	9801	406.50	406.50	638.17	638.17	638.17
410431000107125	9801	4,411.29	4,411.29	5,376.34	5,376.34	5,376.34
410431000111400	9801	2,296.59	2,296.59	2,974.91	2,974.91	2,974.91
410434000104500	9801	1,168.46	1,168.46	1,953.41	1,953.41	1,953.41
410434000205600	9801	3,326.61	3,326.61	4,032.26	4,032.26	4,032.26
410436000221900	9801	1,444.89	1,444.89	3,427.42	3,427.42	3,427.42
410501000300400	9801	2,822.58	2,822.58	4,637.10	4,637.10	4,637.10
410716000120600	9801	1,814.52	1,814.52	3,125.00	3,125.00	3,125.00
410716000204801	9801	2,224.91	2,224.91	2,956.99	2,956.99	2,956.99
410716000304301	9801	2,296.59	2,296.59	2,974.91	2,974.91	2,974.91
410821000215301	9801	2,278.67	2,278.67	2,974.91	2,974.91	2,974.91
410822000709100	9801	738.35	738.35	716.85	716.85	716.85
410826000100701	9801	942.93	942.93	1,571.55	1,571.55	1,571.55
410826000220001	9801	380.28	380.28	607.57	607.57	607.57
410962000706500	9801	2,105.73	2,105.73	3,629.03	3,629.03	3,629.03
410968000605501	9801	2,083.33	2,083.33	3,595.43	3,595.43	3,595.43
411046000218100	9801	738.35	738.35	716.85	716.85	716.85
420354000204420	9801	9,912.63	9,912.63	12,096.77	12,096.77	12,096.77
420354000207000	9801	810.04	810.04	1,326.16	1,326.16	1,326.16
420354000311700	9801	1,411.29	1,411.29	2,419.35	2,419.35	2,419.35

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
420354000312400	9801	810.04	810.04	1,326.16	1,326.16	1,326.16
420358001213500	9801	2,755.38	2,755.38	4,536.29	4,536.29	4,536.29
420362000210301	9801	2,224.91	2,224.91	2,956.99	2,956.99	2,956.99
420362000424301	9801	4,859.32	4,859.32	5,913.98	5,913.98	5,913.98
420432000316001	9801	3,192.20	3,192.20	4,973.12	4,973.12	4,973.12
420434000116300	9801	307.22	307.22	312.91	312.91	312.91
420436000315005	9801	2,184.14	2,184.14	3,763.44	3,763.44	3,763.44
420436000414510	0000	7,995.52	7,995.52	9,856.63	9,856.63	9,856.63
420436000510210	9801	4,948.92	4,948.92	6,093.19	6,093.19	6,093.19
420501000216400	9801	1,881.72	1,881.72	3,270.61	3,270.61	3,270.61
420526000511901	9801	756.27	756.27	734.77	734.77	734.77
420528000210301	9801	2,452.96	2,452.96	4,200.27	4,200.27	4,200.27
420706000302801	9801	2,654.57	2,654.57	4,536.29	4,536.29	4,536.29
420706000302802	9801	2,224.91	2,224.91	2,956.99	2,956.99	2,956.99
420706000502600	9801	1,411.29	1,411.29	2,419.35	2,419.35	2,419.35
420818000106202	9801	2,224.91	2,224.91	2,956.99	2,956.99	2,956.99
420818000412320	9801	1,814.52	1,814.52	3,125.00	3,125.00	3,125.00
420818000700500	9801	7,896.51	7,896.51	9,576.61	9,576.61	9,576.61
420818000933801	0000	4,680.11	4,680.11	5,645.16	5,645.16	5,645.16
420839000303500	9801	1,411.29	1,411.29	2,419.35	2,419.35	2,419.35
420839000304900	9801	508.47	508.47	539.09	539.09	539.09
420839004106001	9801	1,848.12	1,848.12	3,192.20	3,192.20	3,192.20
421048000312001	9801	2,296.59	2,296.59	2,974.91	2,974.91	2,974.91
421049200205610	9801	2,747.31	2,747.31	2,724.01	2,724.01	2,724.01
421049200210503	9801	255.38	255.38	519.71	519.71	519.71
421051000600601	9801	1,411.29	1,411.29	2,419.35	2,419.35	2,419.35
421051000618102	9801	2,419.35	2,419.35	4,166.67	4,166.67	4,166.67
422904000336700	9802	909.75	909.75	961.01	961.01	961.01
424200000206890	9801	2,224.91	2,224.91	8,064.52	8,064.52	8,064.52
424200000212700	9801	3,225.81	3,225.81	12,096.77	12,096.77	12,096.77
424200000334701	9801	2,296.59	2,296.59	8,243.73	8,243.73	8,243.73
424200000514001	9801	458.78	458.78	1,529.27	1,529.27	1,529.27
424200001105900	9801	1,982.53	1,982.53	6,552.42	6,552.42	6,552.42
424200001515310	0000	4,680.11	4,680.11	13,082.44	13,082.44	13,082.44
430102000111602	9801	8,894.27	8,894.27	10,394.27	10,394.27	10,394.27
431202000511000	9801	45,026.88	45,026.88	50,067.20	50,067.20	50,067.20
431203000401101	9801	15,075.27	15,075.27	19,534.05	19,534.05	19,534.05
431601001708300	9801	9,880.82	9,880.82	16,129.03	16,129.03	16,129.03
431601003807010	9801	13,458.78	13,458.78	30,645.16	30,645.16	30,645.16
431602006116230	9801	9,521.51	9,521.51	14,695.34	14,695.34	14,695.34
431603007416900	9801	6,562.72	6,562.72	12,903.23	12,903.23	12,903.23
432101000716603	9801	1,303.96	1,303.96	1,384.21	1,384.21	1,384.21
432101000716701	9801	496.73	496.73	786.46	786.46	786.46
432101000719010	9801	24,009.86	24,009.86	24,492.23	24,492.23	24,492.23
432101000806020	9801	14,714.12	14,714.12	15,053.76	15,053.76	15,053.76
432101001039500	9801	2,312.41	2,312.41	3,410.80	3,410.80	3,410.80
432404000304801	9801	22,241.94	22,241.94	30,107.53	30,107.53	30,107.53
432901000103410	9801	22,598.57	22,598.57	13,799.28	13,799.28	13,799.28
432901000117100	9801	2,093.19	2,093.19	2,275.99	2,275.99	2,275.99
432901000572400	9801	2,260.51	2,260.51	2,565.98	2,565.98	2,565.98
432901000819201	9801	1,283.24	1,283.24	3,118.28	3,118.28	3,118.28
432901001010601	9801	16,509.86	16,509.86	7,347.67	7,347.67	7,347.67
432902000315600	9801	695.61	695.61	1,821.95	1,821.95	1,821.95
432904000318501	9801	17,226.70	17,226.70	8,243.73	8,243.73	8,243.73
434101000318601	9801	9,721.10	9,721.10	12,936.83	12,936.83	12,936.83
434101000329200	9801	2,301.46	2,301.46	5,534.83	5,534.83	5,534.83
434101000617601	9801	10,416.67	10,416.67	13,440.86	13,440.86	13,440.86
434101000802101	9802	753.09	753.09	816.43	816.43	816.43
434103000304300	9801	6,028.67	6,028.67	8,602.15	8,602.15	8,602.15
434103000307500	9801	8,979.39	8,979.39	17,741.94	17,741.94	17,741.94
434104000117600	9801	2,028.67	2,028.67	6,003.58	6,003.58	6,003.58

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
434203200300200	9802	392.00	392.00	176.29	176.29	176.29
434601000220800	9801	1,203.41	1,203.41	2,168.46	2,168.46	2,168.46
434601000229950	9801	6,382.62	6,382.62	6,272.40	6,272.40	6,272.40
434601000510510	9801	8,262.54	8,262.54	9,139.78	9,139.78	9,139.78
434601000617300	9801	5,938.17	5,938.17	4,659.50	4,659.50	4,659.50
434601000905001	9801	5,848.57	5,848.57	4,569.89	4,569.89	4,569.89
434601001043300	9801	6,294.80	6,294.80	5,824.37	5,824.37	5,824.37
434602000101401	9801	5,041.22	5,041.22	4,032.26	4,032.26	4,032.26
434602000303901	9801	5,848.57	5,848.57	4,569.89	4,569.89	4,569.89
434603001028800	9801	2,485.84	2,485.84	4,393.57	4,393.57	4,393.57
434801000754450	9801	10,773.30	10,773.30	4,749.10	4,749.10	4,749.10
434801000803201	9801	10,773.30	10,773.30	4,659.50	4,659.50	4,659.50
434801000840100	9801	2,776.88	2,776.88	2,813.62	2,813.62	2,813.62
434801000947020	9801	14,710.57	14,710.57	8,960.57	8,960.57	8,960.57
434802000308409	9801	4,229.39	4,229.39	3,673.84	3,673.84	3,673.84
435101000512201	9801	3,900.36	3,900.36	3,008.54	3,008.54	3,008.54
435101000602703	9801	16,323.48	16,323.48	13,978.49	13,978.49	13,978.49
435101000715401	9801	12,743.73	12,743.73	7,974.91	7,974.91	7,974.91
435101000858700	9801	24,569.00	24,569.00	21,863.80	21,863.80	21,863.80
435102000606401	9801	7,726.70	7,726.70	3,673.84	3,673.84	3,673.84
435304000503701	9801	10,773.30	10,773.30	10,035.84	10,035.84	10,035.84
435304000555500	9801	2,550.37	2,550.37	3,027.54	3,027.54	3,027.54
435304000600900	9801	612.79	612.79	1,121.52	1,121.52	1,121.52
435304000953210	9801	7,818.10	7,818.10	8,154.12	8,154.12	8,154.12
436402000162500	9801	2,780.47	2,780.47	5,913.98	5,913.98	5,913.98
436800000146701	9801	1,769.91	1,769.91	1,903.13	1,903.13	1,903.13
436800000203500	9801	3,699.85	3,699.85	5,781.02	5,781.02	5,781.02
436800000401701	9801	14,534.95	14,534.95	18,458.78	18,458.78	18,458.78
436800000840900	9801	1,711.18	1,711.18	3,295.18	3,295.18	3,295.18
436800001203001	9801	10,956.08	10,956.08	10,573.48	10,573.48	10,573.48
436800001523203	9801	10,776.93	10,776.93	9,856.63	9,856.63	9,856.63
436800001600210	9801	14,534.95	14,534.95	18,458.78	18,458.78	18,458.78
437202000116801	9801	6,649.64	6,649.64	6,182.80	6,182.80	6,182.80
437403000126507	9801	6,832.44	6,832.44	7,974.91	7,974.91	7,974.91
442701001106400	9801	844.98	844.98	770.61	770.61	770.61
444204001209400	9801	410.58	410.58	362.09	362.09	362.09
446503002604400	9801	2,613.80	2,613.80	2,741.94	2,741.94	2,741.94
461603000046000	9801	1,433.69	1,433.69	2,183.12	2,183.12	2,183.12
461603100019200	9801	448.12	448.12	477.10	477.10	477.10
462100300003600	9801	1,915.32	1,915.32	2,788.98	2,788.98	2,788.98
462401100051300	9801	2,603.05	2,603.05	2,544.80	2,544.80	2,544.80
462401200025200	9801	1,444.89	1,444.89	2,284.95	2,284.95	2,284.95
462404000038700	9801	1,776.88	1,776.88	1,666.67	1,666.67	1,666.67
470100102001050	9801	2,872.76	2,872.76	2,849.46	2,849.46	2,849.46
470100102507300	9801	2,183.12	2,183.12	2,215.71	2,215.71	2,215.71
470200002002300	9801	8,308.90	8,308.90	8,471.81	8,471.81	8,471.81
470200002012899	9801	660.39	660.39	627.24	627.24	627.24
470200005500300	9801	4,789.83	4,789.83	4,822.42	4,822.42	4,822.42
470200006019201	9801	1,067.20	1,067.20	1,057.35	1,057.35	1,057.35
470200006501500	9801	1,479.39	1,479.39	1,469.53	1,469.53	1,469.53
472400001027101	9801	1,139.78	1,139.78	1,111.11	1,111.11	1,111.11
472600001038110	9801	1,518.00	1,518.00	1,487.46	1,487.46	1,487.46
472600001047600	9801	2,241.04	2,241.04	2,222.22	2,222.22	2,222.22
472800001001600	9801	4,366.24	4,366.24	4,398.83	4,398.83	4,398.83
473103404036750	9801	1,433.69	1,433.69	1,433.69	1,433.69	1,433.69
473803906031080	9801	1,993.73	1,993.73	1,953.41	1,953.41	1,953.41
474204202505525	9801	2,553.76	2,553.76	2,604.17	2,604.17	2,604.17
474205401005200	9801	232.37	232.37	146.09	146.09	146.09
474600001500510	9801	1,270.77	1,270.77	1,303.36	1,303.36	1,303.36
475804906027500	9801	315.41	315.41	304.66	304.66	304.66
475805801013510	9801	1,802.87	1,802.87	1,774.19	1,774.19	1,774.19

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
476606204001310	9801	2,856.18	2,856.18	3,024.19	3,024.19	3,024.19
476607405527100	9801	1,180.40	1,180.40	1,346.39	1,346.39	1,346.39
476607406506801	9801	2,872.76	2,872.76	2,849.46	2,849.46	2,849.46
476906902525050	9801	1,835.13	1,835.13	1,810.04	1,810.04	1,810.04
476906903000500	9801	2,997.72	2,997.72	3,030.30	3,030.30	3,030.30
477907901000350	0000	879.77	879.77	912.35	912.35	912.35
479600005015300	9801	2,659.88	2,659.88	2,659.88	2,659.88	2,659.88
480105000118502	9801	686.73	686.73	695.76	695.76	695.76
481601000136301	0000	3,001.79	3,001.79	2,544.80	2,544.80	2,544.80
484405006511400	9801	508.80	508.80	573.56	573.56	573.56
484405006961400	9801	6,810.04	6,810.04	4,577.96	4,577.96	4,577.96
484405008012200	9801	2,449.22	2,449.22	2,508.96	2,508.96	2,508.96
486901000307900	9801	644.22	644.22	655.94	655.94	655.94
490303000802102	9801	1,015.95	1,015.95	1,047.50	1,047.50	1,047.50
494800000501801	9801	6,478.49	6,478.49	5,465.95	5,465.95	5,465.95
496600000300619	9801	2,215.71	2,215.71	2,346.04	2,346.04	2,346.04
497100000307300	9801	3,299.96	3,299.96	3,411.20	3,411.20	3,411.20
520219000014001	9801	732.30	732.30	778.64	778.64	778.64
522600000102700	9801	556.17	556.17	467.89	467.89	467.89
530702001318000	9801	674.65	674.65	733.72	733.72	733.72
530704001305301	9801	1,101.42	1,101.42	982.56	982.56	982.56
530717001201801	9801	7,765.83	7,765.83	7,467.14	7,467.14	7,467.14
530717002204200	9801	67,586.92	67,586.92	66,845.88	66,845.88	66,845.88
541801000102300	0000	13,118.28	13,118.28	14,946.24	14,946.24	14,946.24
541801000605000	0000	268.82	268.82	301.17	301.17	301.17
541801000800500	0000	3,771.71	3,771.71	4,301.08	4,301.08	4,301.08
541802000107000	0000	485.43	485.43	499.35	499.35	499.35
541100000710400	0000	6,182.80	6,182.80	7,056.45	7,056.45	7,056.45
541100001204301	0000	14,112.90	14,112.90	16,465.05	16,465.05	16,465.05
543600000209500	0000	2,652.33	2,652.33	2,724.01	2,724.01	2,724.01
544200000129600	0000	5,698.92	5,698.92	6,505.38	6,505.38	6,505.38
545200000308901	0000	6,418.01	6,418.01	7,560.48	7,560.48	7,560.48
545603001000401	0000	761.65	761.65	896.06	896.06	896.06
545800000130201	0000	609.32	609.32	645.16	645.16	645.16
545800000132000	0000	231.92	231.92	245.34	245.34	245.34
546200000457909	0000	1,377.69	1,377.69	739.25	739.25	739.25
546800000164601	0000	2,184.14	2,184.14	2,083.33	2,083.33	2,083.33
5468000001615000	0000	3,567.94	3,567.94	3,030.30	3,030.30	3,030.30
5468000001917600	0000	530.27	530.27	542.90	542.90	542.90
562703003007000	0000	877.65	877.65	921.36	921.36	921.36
562703008007700	0000	2,884.87	2,884.87	3,409.39	3,409.39	3,409.39
562704007032301	0000	9,201.82	9,201.82	8,788.25	8,788.25	8,788.25
562705001316000	0000	868.63	868.63	950.92	950.92	950.92
562705001900101	0000	406.61	406.61	433.72	433.72	433.72
562705001900800	0000	359.67	359.67	372.71	372.71	372.71
562705002815000	0000	1,021.92	1,021.92	1,051.98	1,051.98	1,051.98
562705005702500	0000	1,113.63	1,113.63	833.46	833.46	833.46
562705005802000	0000	2,639.30	2,639.30	2,965.14	2,965.14	2,965.14
563104001119601	0000	707.49	707.49	862.34	862.34	862.34
564018000014700	9801	598.71	598.71	638.75	638.75	638.75
5666000002005400	0000	520.17	520.17	1,149.02	1,149.02	1,149.02
567601000532100	0000	896.06	896.06	882.48	882.48	882.48
572400001106600	9801	2,892.47	2,892.47	2,831.54	2,831.54	2,831.54
572800000121300	9801	1,994.62	1,994.62	1,200.72	1,200.72	1,200.72
572800000327300	9801	1,834.23	1,834.23	1,146.95	1,146.95	1,146.95
574002000215000	9801	817.46	817.46	869.40	869.40	869.40
574002000217900	9801	292.99	292.99	297.87	297.87	297.87
574100000515000	9801	4,778.97	4,778.97	2,449.22	2,449.22	2,449.22
574100001509900	9801	916.73	916.73	1,016.62	1,016.62	1,016.62
579100000413800	9801	1,727.60	1,727.60	2,222.22	2,222.22	2,222.22
580401009701200	9801	1,511.42	1,511.42	1,473.64	1,473.64	1,473.64

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
580402010150400	9801	2,418.81	2,418.81	2,455.12	2,455.12	2,455.12
580404018108300	9801	843.61	843.61	895.26	895.26	895.26
580824000305510	9801	10,304.66	10,304.66	10,752.69	10,752.69	10,752.69
582801000215600	9801	557.04	557.04	508.05	508.05	508.05
585900000420800	9801	983.58	983.58	1,083.60	1,083.60	1,083.60
586600000436000	9801	1,521.03	1,521.03	1,894.92	1,894.92	1,894.92
587674000705200	9801	6,823.24	6,823.24	7,006.00	7,006.00	7,006.00
587674000800700	9801	7,594.09	7,594.09	8,400.54	8,400.54	8,400.54
590100000726100	9801	303.06	303.06	309.12	309.12	309.12
590100000857400	9801	822.60	822.60	851.31	851.31	851.31
590205000107300	0000	2,414.87	2,414.87	2,580.65	2,580.65	2,580.65
591201000715300	9801	698.50	698.50	676.89	676.89	676.89
591600000213000	9801	1,225.82	1,225.82	1,308.24	1,308.24	1,308.24
591900000053715	9801	4,774.19	4,774.19	5,017.92	5,017.92	5,017.92
592401000005900	9801	7,457.51	7,457.51	7,804.37	7,804.37	7,804.37
600100000169000	9801	2,336.92	2,336.92	2,455.20	2,455.20	2,455.20
601614000104902	9801	520.09	520.09	538.89	538.89	538.89
601614000400500	9801	280.28	280.28	484.95	484.95	484.95
602100000328101	9801	3,536.74	3,536.74	3,584.23	3,584.23	3,584.23
602626000201500	9801	3,856.14	3,856.14	5,524.66	5,524.66	5,524.66
602626000217402	9801	2,552.87	2,552.87	3,584.23	3,584.23	3,584.23
602626000914501	9801	2,121.89	2,121.89	2,956.99	2,956.99	2,956.99
603462000116000	9801	671.15	671.15	645.16	645.16	645.16
604141000113100	9801	2,687.28	2,687.28	2,939.07	2,939.07	2,939.07
604141000201300	9801	437.20	437.20	437.20	437.20	437.20
604195001011600	0000	947.13	947.13	1,021.51	1,021.51	1,021.51
604900000102500	9801	1,042.11	1,042.11	1,111.11	1,111.11	1,111.11
609652000303101	9801	404.48	404.48	476.96	476.96	476.96
609658000205750	9801	2,481.18	2,481.18	2,598.57	2,598.57	2,598.57

TABLE 9
TRANSFORMER STATIONS – TORONTO HYDRO CORPORATION
(1999 TO 2003 TAXATION YEARS)

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
		1999	2000	2001	2002	2003
190102241002200	9801	1,519.87	1,519.87	2,019.06	2,019.06	2,019.06
190102451002300	9801	8,964.11	8,964.11	15,974.44	15,974.44	17,252.40
190102457001300	9801	6,673.49	6,673.49	7,515.66	7,515.66	8,872.65
190102473002100	9801	2,025.63	2,025.63	2,600.14	2,600.14	3,021.78
190103139003900	9801	1,862.36	1,862.36	3,642.00	3,642.00	5,947.31
190103215000300	9801	1,619.26	1,619.26	2,647.21	2,647.21	4,145.68
190103258000800	9801	3,426.25	3,426.25	4,276.25	4,276.25	4,230.38
190103279006400	9801	1,225.63	1,225.63	1,465.43	1,465.43	1,465.43
190103282000100	9801	1,484.87	1,484.87	2,081.82	2,081.82	3,294.71
190103321005400	9801	6,192.43	6,192.43	15,063.65	15,063.65	28,076.38
190104113001600	9801	2,507.28	2,507.28	3,252.03	3,252.03	3,252.03
190104132001900	9801	1,728.90	1,728.90	1,932.83	1,932.83	1,932.83
190104211000400	9801	3,061.59	2,890.77	2,210.23	2,211.14	2,211.14
190104252005500	9801	2,761.56	2,502.51	1,921.08	1,913.72	1,913.72
190104349004400	9801	1,554.93	1,554.93	3,119.38	3,119.38	3,119.38
190105126001700	9801	3,796.34	3,608.40	3,097.43	3,114.95	3,114.95
190105142001700	9801	3,299.87	3,299.87	3,344.72	3,344.72	3,344.72
190105201008600	9801	3,568.22	3,393.56	2,170.09	2,574.22	2,574.22
190105202005200	9801	3,925.29	3,811.58	3,247.42	3,267.16	4,363.11
190105239002100	9801	1,963.86	1,870.92	1,639.20	1,643.91	2,057.13
190105257006900	9801	2,596.81	2,596.81	3,019.91	3,019.91	2,997.79
190105288005300	9801	4,867.64	4,613.37	3,807.15	3,822.44	5,104.81
190106215000100	9801	1,119.47	1,119.47	1,508.92	1,508.92	1,287.33

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
190106226000100	9801	2,180.39	2,180.39	2,365.59	2,365.59	2,365.59
190106242010300	9801	1,869.49	1,869.49	2,442.56	2,442.56	2,442.56
190106243000200	9801	890.01	890.01	1,027.73	1,027.73	1,027.73
190106312000300	9801	3,520.63	3,520.63	3,535.11	3,535.11	3,486.68
190106357000800	9801	878.71	878.71	1,366.72	1,366.72	1,366.72
190107127003200	0000	3,828.31	3,828.31	5,150.81	5,150.81	5,150.81
190107149702500	9801	1,008.78	1,008.78	1,097.42	1,097.42	1,097.42
190107208000100	9801	992.88	992.88	1,649.91	1,649.91	2,550.73
190107235001400	9801	1,563.99	1,563.99	2,133.47	2,133.47	2,133.47
190107245002900	9801	2,118.02	1,865.70	1,831.60	1,742.24	1,742.24
190107315002300	9801	3,833.96	3,653.38	1,697.89	1,697.89	1,697.89
190107335100100	9801	24,776.70	23,856.39	19,558.42	19,593.79	27,240.14
190107353000900	9801	4,024.21	3,878.62	2,274.14	2,266.80	2,266.80
190108231005500	9801	1,125.02	1,036.76	697.44	1,005.97	1,667.65
190108246003600	9801	10,716.89	10,811.05	7,493.63	10,461.72	13,091.76
190108317000900	9801	3,552.17	3,429.34	2,012.95	2,787.79	3,546.37
190108427004100	9801	3,225.93	3,191.18	3,354.27	3,354.27	3,951.60
190109116004200	9801	1,781.02	1,781.02	1,861.04	1,861.04	1,861.04
190109158007400	9801	4,603.60	4,603.60	6,263.86	6,263.86	6,263.86
190109212003500	9801	6,154.50	6,154.50	12,515.19	12,515.19	15,006.08
190109322000950	9801	1,532.24	1,532.24	1,672.64	1,672.64	1,672.64
190109413001450	9801	1,907.32	1,907.32	2,227.78	2,227.78	2,227.78
190109665005800	9801	2,224.92	2,224.92	3,677.68	3,677.68	6,652.61
190110123014500					2,418.01	3,892.19
190110129000200	9801	1,905.64	1,926.35	1,390.36		
190110132002900	9801	4,690.77	4,487.97	2,184.60	3,735.76	3,735.76
190110218000100	9801	3,628.16	3,472.55	1,701.62	2,764.32	2,764.32
190110495003950	9801	3,513.71	3,347.56	3,156.54	3,150.89	3,150.89
190111127008050	9801	3,813.50	3,446.06	2,393.82	2,367.00	2,367.00
190111137003600	9801	3,054.79	2,891.41	2,585.88	2,577.48	2,577.48
190111234005450	9801	3,588.44	3,375.79	3,354.56	3,356.26	3,356.26
190111310101850	9801			1,573.37	1,573.37	1,573.37
190112117002900	9801	3,725.85	3,551.88	3,412.14	2,887.54	3,609.42
190401114000100	9801	7,720.15	7,720.15	13,963.86	13,963.86	47,867.80
190401121000300	9801	12,778.67	12,778.67	25,829.03	22,939.07	24,372.76
190401130006900	9801	18,365.59	18,365.59	25,627.24	25,627.24	25,627.24
190401275000600	9801	1,194.19	1,194.19	1,713.44	1,713.44	2,028.80
190401370000100	9801	423.72	423.72	519.96	519.96	577.95
190402126001000	9801	638.45	638.45	787.06	787.06	525.48
190402439000690	0000			5,882.35	5,882.35	4,130.16
190402439001200	9801	468.69	468.69	679.34	679.34	
190403110001400	9801	999.99	999.99	1,607.31	1,607.31	1,732.66
190403141003600	9801	573.26	573.26	842.61	842.61	786.64
190403202000320	9801	555.49	555.49	677.25	677.25	677.25
190403250000400	9801	903.61	903.61	1,223.62	1,223.62	1,223.62
190404116000100	9801	2,938.49	2,938.49	5,007.54	5,007.54	
190404160003800	9801	637.52	637.52	869.74	869.74	524.29
190404330001400	9801	1,191.79	1,191.79	2,596.89	2,596.89	2,636.12
190405363000200	9801	1,730.52	1,730.52	4,209.38	4,209.38	5,529.67
190405418004400	9801	428.37	428.37	634.10	596.01	596.01
190406208000200	9801	799.31	799.31	878.58	878.58	878.58
190406215000700	9801	894.69	894.69	1,306.70	1,306.70	
190406251000100	9802	647.65	647.65	928.70	928.70	1,244.76
190406435001100	9801	810.78	810.78	828.52	828.52	828.52
190406613002800	9801		482.06	456.09	456.09	590.35
190406709000200	9801	939.23	939.23	2,034.13	2,034.13	2,077.41
190406838000700	9801	521.58	521.58	1,249.96	1,249.96	1,745.81
190407172000300	9801	2,064.53	2,064.53	3,224.77	3,224.77	2,979.18
190408219000300	9801	399.06	399.06	546.44	546.44	845.09
190408219000350	9801	146.23	395.04	146.23	1,153.61	1,379.65
190408437005500	9801	618.24	618.24	1,393.01	1,393.01	1,314.41

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
190409310001900	9801	452.04	452.04	1,302.37	1,302.37	1,145.46
190409544000200	9801	367.45	367.45	576.84	576.84	747.88
190410305001200	9801	662.10	662.10	1,242.61	1,242.61	1,998.65
190410328004200	9801	1,112.17	1,112.17	2,655.70	2,655.70	3,430.68
190410404007100	9801	1,233.44	1,233.44	2,539.41	2,539.41	4,134.81
190410435101300	9801	448.13	448.13	733.20	733.20	1,242.41
190411215000400	9801	1,168.99	1,168.99	2,089.45	2,089.45	1,672.73
190411304000200	9801	2,305.76	2,305.76	4,668.30	4,668.30	
190411339003000	9801	1,130.28	1,130.28	2,196.42	2,196.42	3,742.05
190411458004270	9801	600.85	600.85	1,150.80	1,150.80	1,914.01
190602205004500	9801	2,005.05	2,005.05	2,331.37	2,331.37	1,556.13
190602407002800	9801	2,546.78	2,546.78	2,940.40	2,940.40	2,940.40
190603124004800	9801	1,557.64	1,557.64	3,932.30	3,932.30	3,932.30
190603228006800	9801	1,296.56	1,296.56	3,066.04	3,537.74	3,537.74
190801152000600	9801	3,582.09	3,499.65	2,356.41	2,356.41	2,743.00
190801326000100	9801	40,587.81	40,587.81	41,218.64	41,218.64	46,236.56
190801353006600	9801	10,320.99	10,344.69	9,603.95	9,580.25	15,012.35
190801395000300	9801	5,090.15	5,090.15	5,259.16	5,259.16	5,961.65
190803158000600	9801	18,100.36	18,186.38	10,301.08	10,394.27	10,394.27
190803232000900	9801	4,451.56	4,352.37	3,676.47	3,676.47	
190803277000300	9801	4,960.25	4,960.25	5,099.21	5,099.21	6,848.73
190803332100100	9801	3,291.06	3,291.06	3,845.31	3,845.31	3,404.58
190807275001600	9801	2,091.22	2,091.22	3,325.50	3,325.50	4,012.29
190807316008100	9801	2,637.22	2,637.22	4,371.71	4,371.71	5,104.14
190807363000100	9801	2,335.09	2,335.09	4,502.85	4,502.85	5,090.98
190808211011600	9801	942.25	942.25	1,958.15	1,958.15	2,098.93
190808323000200	9801	2,416.06	2,416.06	5,136.99	5,136.99	5,555.56
190809314001100	9801	10,054.36	10,054.36	21,275.17	21,275.17	
190809408000100	9801	1,387.65	1,387.65	2,032.52	2,028.54	2,405.94
190809430009600	9801	3,032.24	3,032.24	4,342.17	4,342.17	5,148.21
190809439000700	9801	1,092.21	1,092.21	2,764.22	2,764.22	2,666.59
190810121000150	9801	609.03	609.03	1,047.48	1,047.48	1,621.41
190810128007900	9801	2,771.24	2,771.24	5,834.41	5,834.41	12,675.42
190810135000500	9801	1,106.15	1,106.15			1,783.41
190810232000050	9801	4,080.12	4,080.12			11,629.30
190810235000100	9801	2,171.95	2,171.95	4,484.61	4,484.61	4,902.95
190810315000100	9801	19,261.65	19,261.65			43,727.60
190811336008300	9801	3,164.44	3,164.44	6,094.05	6,094.05	6,813.82
190811418000200	9801	996.29	996.29	1,235.22	1,235.22	2,005.58
190812139005100	9801	2,259.04	2,259.04	3,876.49	3,876.49	10,144.52
190812212002100	9801	1,041.64	1,041.72	1,857.85	1,857.85	4,323.88
190812234015700	9801	826.09	826.09	1,315.39	1,315.39	3,644.48
190812243000600	9801	3,206.00	3,206.00	7,312.09	7,312.09	14,746.73
191901187005600	9801	1,643.47	1,643.47	2,190.06	2,190.06	2,020.54
191901210002600	9801	1,093.67	1,093.67	1,877.37	1,877.37	1,829.02
191901317003700	9801	2,156.89	2,156.89	2,776.42	2,776.42	3,442.12
191901370001700	9801	1,938.55	1,938.55	2,289.33	2,289.33	2,581.59
191901409003650	9801	949.27	949.27	1,675.36	1,675.36	1,617.39
191901412000650	9801	1,312.07	1,312.07	2,593.81	2,593.81	2,481.69
191901422001500	9801	2,121.01	2,121.01	4,090.08	4,090.08	3,941.05
191901503003500	9801	1,618.12	1,295.51	2,177.32	2,177.32	1,916.04
191901513500300	9801	15,139.78	15,139.78			22,759.86
191901554000100	9801	2,169.92	2,169.92	4,436.47	4,436.47	4,224.43
191901583000700	9801	995.09	995.09	1,489.44	1,489.44	1,335.89
191901681004300	9801	1,883.84	1,883.84	3,214.81	3,214.81	2,672.15
191901689000100	9801	1,213.17	1,213.17	2,420.38	2,420.38	2,245.22
191901734001200	9801	1,202.60	1,202.60	2,210.93	2,210.93	2,235.13
191901749002300	9801	8,688.17	8,688.17			12,365.59
191901749002400	9801	1,330.07	1,330.07	1,768.83	1,768.83	1,433.36
191901818001900	9801	17,648.75	17,648.75			30,286.74
191901825000100	9801	2,090.62	2,090.62	4,028.71	4,028.71	3,832.98

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
191902103000100		623.08	623.08	902.41	909.25	875.06
191902127002900	9801	17,827.96	17,827.96			31,541.22
191902178006600	9801	2,060.23	2,060.23	3,896.32	3,896.32	3,747.73
191902302004100	9801	1,975.30	1,975.30	3,653.19	3,653.19	3,458.35
191902312002800	9801	2,656.59	2,656.59	4,840.76	4,840.76	4,808.92
191902317014100	9801	1,100.13	1,100.13	2,016.35	2,016.35	1,873.46
191902325000700	9801	914.15	914.15	1,599.81	1,599.81	1,367.96
191902420000400	9801	811.45	811.45	1,488.97	1,488.97	1,512.89
191902536004400	9801	16,394.27	16,394.27			25,985.66
191902543004300	9801	1,945.01	1,945.01	3,555.77	3,555.77	3,425.88
191902605000100	9801	1,133.35	1,133.35	2,057.61	2,057.61	1,888.16
191902619003800	9801	1,330.10	1,330.10	2,463.90	2,463.90	2,332.63
191902637001300	9801	2,072.43	2,072.43	4,010.39	4,010.39	3,831.79
191902650007000	9801	1,281.53	1,281.53	2,414.52	2,414.52	2,305.48
191903120001300	9801	1,101.63	1,101.63	1,973.68	1,973.68	1,854.79
191903217000300	9801	2,090.62	2,090.62	4,028.71	4,028.71	3,816.67
191903244000200	9801	934.51	934.51	1,592.80	1,592.80	1,302.19
191903312001200	9801	2,153.97	2,153.97	4,403.85	4,403.85	4,224.43
191903316002000	9801	807.66	807.66	1,376.79	1,376.79	1,254.95
191903338008400	9801	710.54	710.54	1,580.40	1,580.40	1,728.62
191903352000400	9801	886.26	886.26	1,582.43	1,582.43	1,402.74
191903419506100	9801	1,015.63	1,015.63	1,281.01	1,281.01	1,385.35
191903428004000	9801	1,434.61	1,434.61	1,790.68	1,790.68	2,161.16
191903469501700	9801	2,191.75	2,191.75	2,903.28	2,903.28	3,686.18
191903512500300	9801	2,029.67	2,029.67	2,511.83	2,511.83	3,050.07
191903601000400	9801	1,140.04	1,140.04	1,284.98	1,284.98	1,170.61
191903634005700	9801	1,890.10	1,890.10	2,175.68	2,175.68	2,402.99
191903656004300	9801	1,116.55	1,116.55	1,393.47	1,393.47	1,548.30
191903666003200	9801	1,752.70	1,752.70	1,979.01	1,979.01	2,158.92
191903729000100	9801	2,296.46	2,296.46	3,114.13	3,114.13	3,888.71
191903760001500	9801	1,835.96	1,835.96	2,624.09	2,624.09	3,256.40
191903808000700	9801	942.56	942.56	1,367.86	1,369.43	1,896.73
191903828000300	9801	947.78	947.78	1,320.96	1,320.96	1,492.02
191903831001100	9801	960.34	960.34	1,379.63	1,379.63	1,460.78
191903831003700	9801	2,228.85	2,228.85	3,412.46	3,412.46	4,038.91
191904123001200	9801	1,834.46	1,834.46	4,204.87	4,204.87	4,078.41
191904150000500	9801	1,825.10	1,825.10	4,010.39	4,010.39	3,848.03
191904162000800	9801	14,487.46	14,487.46			25,985.66
191904162000900	9801	997.39	997.39	1,682.63	1,682.63	1,457.21
191904207001400	9801	1,940.22	1,940.22	4,432.54	4,432.54	4,302.65
191904220004600	9801	1,760.45	1,760.45	3,653.19	3,653.19	3,507.06
191904226001600	9801	1,608.75	1,608.75	2,836.88	2,836.88	2,726.56
191904244007400	9801	1,170.00	1,170.00	1,834.71	1,834.71	1,672.35
191904288000300	9801	1,958.12	1,958.12	4,456.96	4,456.96	1,720.92
191904312000200	9801	1,804.76	1,804.76	3,848.03	3,848.03	3,701.90
191904327002000	9801	1,810.27	1,810.27	3,841.88	3,841.88	3,667.25
191904344002500	9801	814.12	814.12	1,598.75	1,598.75	1,396.74
191904402001100	9801	1,041.86	1,041.86	2,221.34	2,221.34	2,062.10
191904403000050	9801	1,038.05	1,038.05	2,097.63	2,097.63	2,365.74
191904423002200	9801	1,099.74	1,099.74	2,436.31	2,436.31	2,285.03
191904430207500	9801	928.34	928.34	2,054.19	2,054.19	1,929.02
191904432000400	9801	966.26	966.26	2,120.40	2,120.40	3,680.23
191905117001400	9801	15,856.63	15,856.63			29,211.47
191905151002200	9801	3,840.38	3,840.38	5,381.94	5,381.94	
191905407000750	9801	1,030.25	1,030.25	1,512.87	1,512.87	1,524.46
191905424004100	9801	1,751.66	1,751.66	2,402.99	2,402.99	2,825.13

TABLE 10
TRANSFORMER STATIONS – TORONTO HYDRO CORPORATION
(2004 TO 2010 TAXATION YEARS)

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
		2004	2005	2006	2007	2008-2010
190102241002200	9801	4,491.83	4,491.83	4905.073	4905.073	
190102451002300	9801	30,031.95	30,031.95	43163.28	43163.28	43163.28
190102457001300	9801	15,240.08	15,240.08	16720.64	16720.64	16720.64
190102473002100	9801	4,942.61	4,942.61	5417.131	5417.131	5417.131
190103139003900	9801	5,947.31	5,947.31	6535.924	6535.924	6535.924
190103215000300	9801	5,036.81	5,036.81	5546.808	5546.808	5546.808
190103258000800	9801	8,715.60	8,715.60	9590.593	9590.593	9590.593
190103279006400	9801	2,978.66	2,978.66	3269.039	3269.039	3269.039
190103282000100	9801	3,964.52	3,964.52	4294.692	4294.692	4294.692
190103321005400	9801	24,398.87	24,398.87	35974.12	35974.12	35974.12
190104113001600	9801	6,536.59	6,536.59	7186.78	7186.78	7186.78
190104132001900	9801	4,107.27	4,131.43	4499.073	4499.073	4499.073
190104211000400	9801	4,378.93	4,378.93	4786.367	4786.367	4786.367
190104252005500	9801	3,421.99	3,421.99	3782.792	3782.792	3782.792
190104349004400	9801	4,979.00	4,979.00	6620.48	6620.48	6620.48
190105126001700	9801	5,405.95	5,405.95	6538.824	6538.824	6538.824
190105142001700	9801	5,502.61	5,502.61	7235.94	7235.94	7235.94
190105201008600	9801	4,318.04	4,318.04	5028.699	5028.699	5028.699
190105202005200	9801	5,272.95	5,272.95	5754.552	5754.552	5754.552
190105239002100	9801	2,479.34	2,479.34	2715.707	2715.707	2715.707
190105257006900	9801	3,650.44	3,650.44	3997.707	3997.707	3997.707
190105288005300	9801	6,214.55	6,214.55	6854.26	6854.26	6854.26
190106215000100	9801	2,595.76	2,595.76	2838.718	2838.718	2838.718
190106226000100	9801	4,672.53	4,672.53	5107.965	5107.965	5107.965
190106242010300	9801	4,802.32	4,802.32	5257.756	5257.756	5257.756
190106243000200	9801	2,113.63	2,113.63	2271.195	2271.195	2271.195
190106312000300	9801	7,070.22	7,070.22	7854.745	7854.745	7854.745
190106357000800	9801	2,293.80	2,293.80	2495.009	2495.009	2495.009
190107127003200	0000	10,162.41	10,162.41	11181.48	11181.48	11181.48
190107149702500	9801	1,963.80	1,963.80	2120.018	2120.018	2120.018
190107208000100	9801	3,072.25	3,072.25	3369.654	3369.654	
190107235001400	9801	4,215.74	4,215.74	4630.19	4630.19	4630.19
190107245002900	9801	3,221.96	3,221.96	3556.148	3556.148	3556.148
190107315002300	9801	3,064.01	3,064.01	3385.739	3385.739	3385.739
190107335100100	9801	33,811.23	33,811.23	37195.29	37195.29	37195.29
190107353000900	9801	4,513.54	4,513.54	4909.148	4909.148	4909.148
190108231005500	9801	1,942.01	1,942.01	2119.431	2119.431	2119.431
190108246003600	9801	16,189.36	16,189.36	17900.85	17900.85	17900.85
190108317000900	9801	4,342.88	4,342.88	4783.96	4783.96	4783.96
190108427004100	9801	4,809.31	4,809.31	5289.956	5289.956	5289.956
190109116004200	9801	3,680.73	3,680.73	3975.308	3975.308	3975.308
190109158007400	9801	12,804.88	12,804.88	14092.95	14092.95	14092.95
190109212003500	9801	18,651.28	18,651.28	20789.72	20789.72	20789.72
190109322000950	9801	3,072.20	3,072.20	3382.943	3382.943	3382.943
190109413001450	9801	4,660.15	4,660.15	5131.101	5131.101	5131.101
190109665005800	9801	6,652.61	6,652.61	7363.547	7363.547	7363.547
190110129000200	9801					
190110123014500	9801	3,181.20	3,181.20	4988.338	4988.338	4988.338
190110132002900	9801	6,264.24	6,264.24	7685.25	7685.25	7685.25
190110218000100	9801	4,828.58	4,828.58	5804.246	5804.246	5804.246
190110495003950	9801	5,246.06	5,246.06	6845.327	6845.327	6845.327
190111127008050	9801	3,719.57	3,719.57	4210.986	4210.986	4210.986
190111137003600	9801	4,380.14	4,380.14	5350.297	5350.297	5350.297
190111234005450	9801					
190111310101850	9801	2,949.42	2,949.42	3227.096	3227.096	3227.096

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
190112117002900	9801	4,407.29	4,407.29	4849.465	4849.465	4849.465
190401114000100	9801	27,078.89	27,078.89	52647.25	52647.25	29733.97
190401121000300	9801	34,229.39	34,229.39	41859.65	41859.65	41859.65
190401130006900	9801	67,562.72	67,562.72	82722.64	82722.64	82722.64
190401275000600	9801	2,785.66	2,785.66	3058.885	3058.885	3058.885
190401370000100	9801	737.64	737.64	825.1412	825.1412	825.1412
190402126001000	9801	1,347.25	1,347.25	1495.373	1495.373	1495.373
190402439000690	0000	4,317.90	4,317.90	4693.566	4693.566	4693.566
190402439001200	9801					
190403110001400	9801	2,256.14	2,256.14	2447.684	2447.684	2447.684
190403141003600	9801	1,029.16	1,029.16	1131.734	1131.734	1131.734
190403202000320	9801	1,527.14	1,527.14	1704.619	1704.619	1704.619
190403250000400	9801	2,959.62	2,959.62	3261.327	3261.327	3261.327
190404116000100	9801					
190404160003800	9801	1,245.19				
190404160003801				1920.137	1920.137	1920.137
190404330001400	9801	3,028.40	3,028.40	3310.765	3310.765	3310.765
190405363000200	9801	5,529.67	5,529.67	6104.209	6104.209	6104.209
190405418004400	9801	987.89	987.89	1109.843	1109.843	1109.843
190406208000200	9801	1,438.99	1,438.99	1577.729	1577.729	1577.729
190406215000700	9801					
190406251000100	9802	1,248.33	1,248.33	1374.116	1374.116	1374.116
190406435001100	9801	1,673.35	1,673.35	1852.697	1852.697	1852.697
190406613002800	9801	686.44	686.44	881.5109	881.5109	881.5109
190406709000200	9801	2,528.75	2,528.75	2769.806	2769.806	2769.806
190406838000700	9801	1,745.81	1,745.81	1917.946	1917.946	1917.946
190407172000300	9801	6,022.42	6,022.42	6631.338	6631.338	6631.338
190407220002600	9801			14890.08	14890.08	14890.08
190408219000300	9801	845.09	845.09	928.274	928.274	928.274
190408219000350	9801	1,379.65	1,379.65	1512.092	1512.092	1512.092
190408437005500	9801	1,532.75	1,532.75	1659.345	1659.345	1659.345
190409310001900	9801	1,145.46	1,145.46	1255.267	1255.267	1255.267
190409544000200	9801	889.85	889.85	993.7809	993.7809	993.7809
190410305001200	9801	1,998.65	1,998.65	2200.688	2200.688	2200.688
190410328004200	9801	3,430.68	3,430.68	3732.875	3732.875	3732.875
190410404007100	9801	4,134.81	4,134.81	8014.614	8014.614	8014.614
190410435101300	9801	1,242.41	1,242.41	1380.939	1380.939	1380.939
190411215000400	9801	3,580.23	3,580.23	3936.583	3936.583	3936.583
190411304000200	9801					
190411339003000	9801	3,276.14	3,276.14	4145.66	4145.66	4145.66
190411458004270	9801	1,914.01	1,914.01	2115.982	2115.982	2115.982
190602205004500	9801	4,979.63	4,979.63	5008.051	5008.051	5008.051
190602407002800	9801	6,852.19	6,852.19	6852.148	6852.148	
190603124004800	9801	9,308.11	9,308.11	9368.589	9368.589	9368.589
190603228006800	9801	8,160.38	8,160.38	8214.563	8214.563	8214.563
190801152000600	9801	7,934.46	7,621.50	8699.599	8699.599	8699.599
190801326000100	9801	57,885.30	57,885.30	63686.47	63686.47	63686.47
190801353006600	9801	15,012.35	15,012.35	16540.87	16540.87	16540.87
190801395000300	9801	7,214.73	7,214.73	7935.299	7935.299	7935.299
190803158000600	9801	22,580.65	22,580.65	24936.39	24936.39	24936.39
190803232000900	9801					
190803277000300	9801	8,470.24	8,470.24	9311.637	9311.637	9311.637
190803332100100	9801	4,131.78	4,131.78	4550.148	4550.148	4550.148
190807275001600	9801	4,934.03	4,934.03	5409.091	5409.091	5409.091
190807316008100	9801	6,317.24	6,317.24	6962.189	6962.189	6962.189
190807363000100	9801	6,285.61	6,285.61	6899.943	6899.943	6899.943
190808211011600	9801	2,546.87	2,546.87	2767.863	2767.863	2767.863
190808323000200	9801	6,887.37	6,887.37	7582.365	7582.365	7582.365
190809314001100	9801					
190809408000100	9801	2,936.67	2,936.67	3222.092	3222.092	3222.092
190809430009600	9801	6,214.25	6,214.25	6154.149	6154.149	6154.149

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
190809439000700	9801	2,666.59	2,666.59	2932.28	2932.28	2932.28
190810121000150	9801	1,539.28	1,539.28	1681.861	1681.861	1681.861
190810128007900	9801					
190810135000500	9801	2,234.64	2,234.64	2449.273	2449.273	2449.273
190810232000050	9801	11,629.30	11,629.30	12767.19	12767.19	12767.19
190810235000100	9801	6,040.83	6,040.83	6629.096	6629.096	6629.096
190810315000100	9801	54,480.29	54,480.29	60098.5	60098.5	60098.5
190811336008300	9801	8,421.31	8,421.31	9250.236	9250.236	9250.236
190811418000200	9801	2,005.58	2,005.58	2207.3	2207.3	2207.3
190812139005100	9801	9,598.93	9,598.93	10545.61	10545.61	10545.61
190812212002100	9801	4,099.17	4,099.17	4501.512	4501.512	4501.512
190812234015700	9801	3,451.40	3,306.58	3799.383	3799.383	
190812243000600	9801	13,929.74	13,929.74	15339.08	15339.08	
191901187005600	9801	2,451.14	2,451.14	2642.051	2642.051	2642.051
191901210002600	9801	2,191.60	2,191.60	2392.875	2392.875	2392.875
191901317003700	9801	3,425.88	4,221.46	4643.255	4643.255	4643.255
191901370001700	9801	3,198.57	3,198.57	3523.03	3523.03	3523.03
191901409003650	9801	1,901.45	1,901.45	2069.314	2069.314	
191901412000650	9801	2,945.13	2,945.13	3244.123	3244.123	3244.123
191901422001500	9801	4,835.24	4,835.24	5315.716	5315.716	
191901503003500	9801	2,299.25	2,299.25	2542.93	2542.93	2542.93
191901513500300	9801	28,494.62	28,494.62	31394.74	31394.74	31394.74
191901554000100	9801	5,235.69	5,235.69	5757.061	5757.061	5757.061
191901583000700	9801	1,612.28	1,612.28	1765.834	1765.834	1765.834
191901681004300	9801	3,734.37	3,734.37	4107.495	4107.495	4107.495
191901689000100	9801	2,730.89	2,730.89	3001.475	3001.475	3001.475
191901734001200	9801	2,654.72	2,654.72	2912.872	2912.872	2912.872
191901749002300	9801	15,412.19	15,412.19	16863.46	16863.46	16863.46
191901749002400	9801	1,738.33	1,738.33	1921.038	1921.038	1921.038
191901818001900	9801	37,813.62	37,813.62	41620.45	41620.45	41620.45
191901825000100	9801	4,746.37	4,746.37	5218.866	5218.866	5218.866
191902127002900	9801	39,426.52	39,426.52	43414.44	43414.44	43414.44
191902178006600	9801	4,606.24	4,606.24	5051.774	5051.774	5051.774
191902302004100	9801	4,286.41	4,286.41	4708.196	4708.196	4708.196
191902312002800	9801	5,971.34	5,971.34	6560.253	6560.253	6560.253
191902317014100	9801	2,286.26	2,286.26	2500.466	2500.466	2500.466
191902325000700	9801	1,634.59	1,634.59	1796.883	1796.883	1796.883
191902420000400	9801	1,787.96	1,787.96	1931.524	1931.524	1931.524
191902536004400	9801	32,437.28	32,437.28	35700.3	35700.3	35700.3
191902543004300	9801	4,188.99	4,188.99	4594.55	4594.55	4594.55
191902605000100	9801	2,291.62	2,291.62	2517.496	2517.496	2517.496
191902619003800	9801	2,837.52	2,837.52	3110.023	3110.023	3110.023
191902637001300	9801	4,741.03	4,741.03	5195.251	5195.251	5195.251
191902650007000	9801	2,803.96	2,803.96	3084.304	3084.304	3084.304
191903120001300	9801	2,235.26	2,235.26	2441.299	2441.299	2441.299
191903217000300	9801	4,746.37	4,746.37	5218.866	5218.866	5218.866
191903244000200	9801	1,553.68	1,553.68	1710.154	1710.154	1710.154
191903312001200	9801	5,235.69	5,235.69	5740.752	5740.752	5740.752
191903316002000	9801	1,516.91	1,516.91	1669.107	1669.107	1669.107
191903338008400	9801	2,046.77	2,046.77	2227.016	2227.016	2227.016
191903352000400	9801	1,686.76	1,686.76	1843.254	1843.254	1843.254
191903419506100	9801	1,669.37	1,669.37	1831.662	1831.662	1831.662
191903428004000	9801	2,634.56	2,634.56	2881.353	2881.353	2881.353
191903469501700	9801	4,518.02	4,518.02	4957.922	4957.922	4957.922
191903512500300	9801	3,735.12	3,735.12	4109.857	4109.857	4109.857
191903601000400	9801	1,392.63	1,392.63	1533.857	1533.857	1533.857
191903634005700	9801	2,922.55	2,922.55	3214.561	3214.561	3214.561
191903656004300	9801	1,864.69	1,864.69	2046.422	2046.422	2046.422
191903666003200	9801	2,623.69	2,623.69	2863.38	2863.38	2863.38
191903729000100	9801	4,773.95	4,773.95	5247.604	5247.604	5247.604
191903760001500	9801	3,999.37	3,999.37	4378.272	4378.272	4378.272

Roll Number	Subordinate Roll Number	Amount in Dollars per Square Metre				
191903808000700	9801	2,340.76	1,775.48	1934.638	1934.638	1934.638
191903828000300	9801	1,796.98	1,796.98	1963.566	1963.566	1963.566
191903831001100	9801	1,883.95	1,883.95	2057.721	2057.721	2057.721
191903831003700	9801	5,110.45	5,110.45	5620.97	5620.97	5620.97
191904123001200	9801	5,011.07	5,011.07	5500.5	5500.5	5500.5
191904150000500	9801	4,741.03	4,741.03	5211.486	5211.486	5211.486
191904162000800	9801	32,437.28	32,437.28	35700.3	35700.3	35700.3
191904162000900	9801	1,755.09	1,755.09	1932.19	1932.19	1932.19
191904207001400	9801	5,260.59	5,260.59	5795.952	5795.952	5795.952
191904220004600	9801	4,302.65	4,302.65	4724.431	4724.431	4724.431
191904226001600	9801	3,309.69	3,309.69	3640.503	3640.503	3640.503
191904244007400	9801	1,997.08	1,997.08	2175.511	2175.511	2175.511
191904288000300	9801	2,106.92	2,106.92	5856.597	5856.597	5856.597
191904312000200	9801	4,562.43	4,562.43	5000.429	5000.429	5000.429
191904327002000	9801	4,492.78	4,492.78	4953.304	4953.304	4953.304
191904344002500	9801	1,668.01	1,668.01	1829.576	1829.576	1829.576
191904402001100	9801	2,500.00	2,500.00	2746.708	2746.708	2746.708
191904403000050	9801	2,294.77	2,294.77	2515.522	2515.522	2515.522
191904423002200	9801	2,778.66	2,778.66	3049.244	3049.244	3049.244
191904430207500	9801	2,392.87	2,392.87	2635.759	2635.759	2635.759
191904432000400	9801	2,924.69	2,924.69	3208.864	3208.864	3208.864
191905117001400	9801	36,559.14	36,559.14	40185.27	40185.27	40185.27
191905151002200	9801					
191905407000750	9801	1,959.19				
191905424004100	9801	3,490.83	3,490.83	3831.498	3831.498	

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: August 30, 2011.

38/11

CORRECTION

To Ontario Regulation 424/11 under the *Farm Products Marketing Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 424/11 pris en vertu de la *Loi sur la commercialisation des produits agricoles* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 424/11

made under the

FARM PRODUCTS MARKETING ACT

Made: August 30, 2011

Filed: August 31, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 440 of R.R.O. 1990
(Vegetables for Processing — Marketing)

Note: Regulation 440 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Regulation 440 of the Revised Regulations of Ontario, 1990 is amended by adding the following definitions:

“Association” means the Ontario Fruit and Vegetable Processors’ Association; (“Association”)

“green shipper” means any person who buys or acquires cucumbers or peppers from producers for the purpose of selling them to processors, and who may, before selling the cucumbers or peppers to a processor,

- (a) clean and separate them,
- (b) in the case of cucumbers, brine them to extend their storage life,
- (c) inspect them, or
- (d) sort them by size, grade, class or variety; (“expéditeur vert”)

(2) Section 1 of the Regulation is amended by adding the following subsections:

(3) If a person is both a processor and a green shipper of cucumbers,

(a) the person is deemed not to be a green shipper of cucumbers for the purposes of this Regulation; and

(b) all purchases or sales of cucumbers carried out by the person, whether for processing or green shipping purposes, shall be deemed to be purchases or sales carried out by a processor for the purposes of this Regulation.

(4) If a person is both a processor and a green shipper of peppers,

(a) the person is deemed not to be a green shipper of peppers for the purposes of this Regulation; and

(b) all purchases or sales of peppers carried out by the person, whether for processing or green shipping purposes, shall be deemed to be purchases or sales carried out by a processor for the purposes of this Regulation.

2. (1) The French version of subsection 7 (1) of the Regulation is amended by striking out “d’un transformateur la constitution d’un cautionnement ou d’une preuve de solvabilité” and substituting “qu’un transformateur fournisse une sûreté ou un cautionnement d’exécution”.

(2) The French version of subsection 7 (2) of the Regulation is amended by striking out “le cautionnement ou la preuve de solvabilité si le transformateur qui l’a constitué” and substituting “la sûreté ou le cautionnement d’exécution si le transformateur qui l’a fourni”.

3. The French version of subsection 8 (1) of the Regulation is revoked and the following substituted:

(1) Si une pénalité est imposée en vertu de l'article 6 ou qu'une sûreté ou un cautionnement d'exécution est confisqué en vertu du paragraphe 7 (2), la Commission verse la pénalité ou le produit de la sûreté ou du cautionnement à la commission locale en vue d'une distribution proportionnelle entre les producteurs de légumes qui ont vendu des légumes au transformateur et qui n'ont pas reçu le prix minimum pour ceux-ci, jusqu'à concurrence du montant qui leur est dû.

4. Section 10 of the Regulation is amended by striking out “and” at the end of clause (n), by adding “and” at the end of clause (o) and by adding the following clause:

(p) requiring and providing for the furnishing of security or proof of financial responsibility or of a performance bond by persons engaged as green shippers in the marketing of cucumbers or peppers and providing for the administration, forfeiture and disposition of any money or securities so furnished and the proceeds therefrom.

5. The Regulation is amended by adding the following sections:

NEGOTIATING AGENCIES

15.2 Every year, negotiating agencies shall be established in accordance with this Regulation to adopt or settle the following matters by agreement:

1. Minimum prices for vegetables, including any class, variety, grade or size of vegetables.
2. Terms, conditions and forms of agreements relating to the producing and marketing of vegetables.
3. Any charges, costs or expenses relating to the production or marketing of vegetables.

15.3 (1) For the purposes of adopting or settling by agreement matters described in section 15.2, every year,

- (a) there shall be at least one round of negotiations conducted in accordance with sections 16 to 16.2; and
 - (b) there may be a second round of negotiations conducted in accordance with sections 17 and 18 and an additional round of negotiations conducted in accordance with section 19.
- (2) Negotiating agencies shall be established for the purposes of each round of negotiations in the following manner:
1. The Association and the local board shall establish negotiating agencies for the purposes of the first round of negotiations in accordance with sections 16 and 16.1.
 2. Negotiating agencies are constituted for the purposes of the second round of negotiations under section 17 and any additional round of negotiations under section 19.

15.4 (1) A negotiating agency for a vegetable shall be composed of the following parties:

1. The local board.
2. Every processor or green shipper of the vegetable that,
 - i. has been appointed by the Association under section 16 or by the local board under section 16.1 as a party to the negotiating agency for the purposes of the first round of negotiations, or
 - ii. is constituted as a party to the negotiating agency under section 17 or 19 for the purposes of the second round of negotiations or an additional round of negotiations.

(2) Subject to subsection (12), the parties to a negotiating agency shall appoint members to the agency who shall negotiate the matters described in section 15.2 on behalf of the parties.

(3) There shall be no more than 20 members of each negotiating agency and the members shall be appointed as follows:

1. A maximum of 10 individuals shall be appointed by the local board.
2. A maximum of 10 individuals shall be appointed either,
 - i. by the processor or green shipper, if only one processor or green shipper is a party to the agency, or
 - ii. jointly by the processors, if any, who are parties to the agency and the green shippers, if any, who are parties to the agency.

(4) The members of a negotiating agency shall be appointed within the time frame required for each round of negotiations under subsection 16.2 (1), 18 (1) or 19 (4), as the case may be.

(5) The parties who appoint the members to a negotiating agency shall give the Commission written notice of the appointments within the time frames referred to in subsection (4) and the notice shall include, for each appointee,

(a) his or her name; and

(b) his or her business address and phone number or, if there is no business address and phone number, his or her personal address and phone number.

(6) If members are appointed jointly to a negotiating agency under subparagraph 2 ii of subsection (3), the notice requirements in subsection (5) are met if notice is given jointly by the processors, if any, who are parties to the agency and the green shippers, if any, who are parties to the agency.

(7) If the local board or the other parties to a negotiating agency fail to appoint members to the agency or to give the Commission notice of the appointments within the time frame referred to in subsection (4), the Commission shall appoint such members as it deems appropriate to represent the local board or the other parties, as the case may be.

(8) The members of a negotiating agency appointed under this section shall be individuals and shall not be corporations or other entities.

(9) A member of a negotiating agency appointed under this section shall hold office from the time of his or her appointment until the earlier of,

(a) the day a successor is appointed; or

(b) January 15 of the year following the year in respect of which he or she was appointed.

(10) If a member appointed to a negotiating agency becomes unable or unwilling to act before negotiations end under subsection 16.2 (2), 18 (5) or 19 (6), as the case may be, the party or parties who appointed the member under subsection (3) shall, no later than the seventh day after the vacancy arises,

(a) appoint an individual as a replacement; and

(b) give written notice to the Commission of,

(i) the replacement's name, and

(ii) the replacement's business address and phone number or, if he or she does not have a business address and phone number, his or her personal address and phone number.

(11) If the Commission does not receive notice of a replacement within the time specified under subsection (10), the Commission may appoint the replacement.

(12) The parties to a negotiating agency constituted for the purposes of the second round of negotiations are not required to appoint members to the agency if they opt not to negotiate their own agreement under subsection 17 (3).

6. Section 16 of the Regulation is revoked and the following substituted:

FIRST ROUND OF NEGOTIATIONS

16. (1) For the purpose of the first round of negotiations of agreements relating to the producing and marketing of vegetables in any given year, the Association may establish the following number of negotiating agencies on or before the date specified in subsection (5):

1. One negotiating agency for each vegetable, subject to paragraphs 2 and 3.

2. A maximum of two negotiating agencies for cauliflowers and for peppers.

3. A maximum of three negotiating agencies for tomatoes.

(2) In establishing a negotiating agency for a vegetable, the Association shall determine which processors and green shippers of the vegetable to appoint as parties to the agency.

(3) The Association may appoint as parties to a negotiating agency,

(a) in the case of a negotiating agency for a vegetable other than cucumbers or peppers, one or more processors of the vegetable; and

(b) in the case of a negotiating agency for cucumbers or peppers,

(i) one or more processors, but no green shippers,

(ii) one or more green shippers, but no processors, or

(iii) a combination of one or more processors and one or more green shippers of the vegetable.

(4) On or before the date specified in subsection (5) in any given year, the Association shall,

(a) give the local board and the Commission written notice of every negotiating agency that it has established for the year, together with the name and business address and phone number of each processor and green shipper that it has appointed as a party to the agency; and

- (b) give written notice of their appointment to each processor and green shipper appointed as a party to a negotiating agency in the year, together with the name and business address and phone number of any other processor and green shipper appointed as a party to the same negotiating agency.
- (5) The Association shall establish negotiating agencies under this section and give the notices required under subsection (4),
 - (a) in the case of a negotiating agency established for cucumbers, on or before October 1 of any given year; and
 - (b) in the case of any other negotiating agency, on or before November 23 of any given year.

16.1 (1) After the Association has established negotiating agencies for a given year under section 16, the local board may establish in accordance with this section additional negotiating agencies for the purposes of the first round of negotiations of agreements relating to the producing and marketing of vegetables for the same year.

(2) Any processor or green shipper of a vegetable that has not been appointed as a party to a negotiating agency established by the Association under section 16 may be appointed by the local board as a party to a negotiating agency.

(3) For each negotiating agency that it establishes, the local board may appoint as parties to the agency no more than,

- (a) in the case of a negotiating agency for a vegetable other than cucumber and peppers, a single processor; and
- (b) in the case of a negotiating agency for cucumbers or peppers,
 - (i) a single processor, or
 - (ii) a single green shipper.

(4) On or before the date specified in subsection (5) in any given year, the local board shall,

(a) give the Association and the Commission written notice of every negotiating agency that it has established for the year, together with the name and business address and phone number of each processor and green shipper that it has appointed as a party to the agency; and

(b) give written notice of their appointment to each processor and green shipper appointed as a party to a negotiating agency in the year.

(5) The local board shall establish negotiating agencies and give the notices required under subsection (4),

- (a) in the case of a negotiating agency established for cucumbers, on or before October 22 of any given year; and
- (b) in the case of any other negotiating agency, on or before December 15 of any given year.

16.2 (1) The parties to a negotiating agency established under section 16 or 16.1 shall appoint the members to conduct negotiations on their behalf on or before,

- (a) in the case of a negotiating agency for cucumbers, November 15 of each year; and
- (b) in the case of a negotiating agency for any other vegetable, January 15 of each year.

(2) The first round of negotiations ends at 4:00 p.m. on the day set out in Column II of the Schedule to this Regulation or such earlier time at which an agreement is reached.

7. Sections 17 and 18 of the Regulation are revoked and the following substituted:

SECOND ROUND OF NEGOTIATIONS

17. (1) After the end of the first round of negotiations, the local board, together with each processor and each green shipper of a vegetable that was not a party to a negotiating agency established for that vegetable for the purposes of the first round of negotiations, is constituted as a separate negotiating agency for that vegetable for the purposes of the second round of negotiations.

(2) On or before the day specified for the relevant vegetable in Column III of the Schedule to this Regulation, the local board shall send one of the following documents to every processor and green shipper who is a party to a negotiating agency constituted under subsection (1):

1. A proposed agreement relating to the producing or marketing of the relevant vegetable.
2. A notice of intent to negotiate.

(3) On or before the day specified for the relevant vegetable in Column IV of the Schedule to this Regulation, a processor or green shipper of a vegetable who receives a document from the local board under subsection (2) shall reply to the local board in one of the following ways:

1. By sending the local board and the Commission a written notice of intent to negotiate.

2. By advising the local board in writing of its agreement to be bound by one of the agreements that are or will be concluded, or one of the awards that are or will be made, as the case may be, for the relevant vegetable in the first round of negotiations.

3. If the document received was a proposed agreement, by signing and returning the agreement to the local board.

(4) Paragraph 2 of subsection (3) does not apply to processors of tomatoes.

18. (1) If a processor or green shipper of a vegetable gives the local board a notice of intent to negotiate under paragraph 1 of subsection 17 (3), the local board and either the processor or green shipper, as the case may be, shall appoint members to the agency in accordance with section 15.4 within two days after the applicable day set out in Column IV of the Schedule to this Regulation.

(2) If a processor or green shipper of a vegetable has received a document from the local board under subsection 17 (2) and fails to reply to it in accordance with subsection 17 (3), the local board may impose on the processor or green shipper one of the agreements that are or will be concluded, or one of the awards that are or will be made, as the case may be, for the relevant vegetable in the first round of negotiations.

(3) An agreement or award imposed under subsection (2) is not valid unless the local board notifies the processor or green shipper of the agreement or award not later than three days before the day set out in Column V of the Schedule to this Regulation.

(4) An agreement or award adopted under paragraph 2 of subsection 17 (3) or imposed under subsection (2) shall be deemed to be an agreement or award for the purposes of subsection 7 (4) of the Act.

(5) The second round of negotiations ends at 4:00 p.m. on the day set out in Column V of the Schedule to this Regulation or such earlier time at which an agreement is reached.

8. Section 19 of the Regulation is revoked and the following substituted:

ADDITIONAL NEGOTIATIONS

19. (1) If a processor or green shipper of a vegetable was not a party to a negotiating agency for that vegetable for the purposes of the first or second round of negotiations after the day set out in Column V of the Schedule to this Regulation, the local board shall,

(a) impose an agreement or award for that vegetable on the processor or green shipper; or

(b) notify the processor or green shipper and the Commission in writing of its intention to negotiate.

(2) If a processor or green shipper receives a notice of intent to negotiate from the local board, the local board and either the processor or green shipper, as the case may be, are constituted as a negotiating agency for that vegetable for the purposes of the additional round of negotiations for the year in question.

(3) The parties to a negotiating agency constituted under subsection (2) shall appoint members to the agency in accordance with section 15.4.

(4) The Commission shall determine the deadline date for,

(a) the appointment of members to a negotiating agency by the parties under subsection (3); and

(b) the conclusion of negotiations by a negotiating agency constituted under subsection (2).

(5) An agreement or award imposed under clause (1) (a) shall be deemed to be an agreement or award for the purposes of subsection 7 (4) of the Act.

(6) A round of negotiations under this section ends at 4:00 p.m. on the day determined by the Commission under clause (4) (b) or such earlier time at which an agreement is reached.

9. (1) The heading before section 20 of the Regulation is revoked and the following substituted:

CONCILIATION AND ARBITRATION

(2) Subsections 20 (1) and (2) of the Regulation are revoked and the following substituted:

(1) A negotiating agency for a vegetable may refer matters to conciliation in accordance with this section at any time,

(a) in the case of a negotiating agency established for the purposes of the first round of negotiations, before the date set out in Column II of the Schedule to this Regulation;

(b) in the case of a negotiating agency constituted for the purposes of the second round of negotiations, before the date set out in Column V of the Schedule to this Regulation; and

(c) in the case of a negotiating agency constituted for any additional round of negotiations, before the date for conclusion of negotiations determined by the Commission under subsection 19 (4).

(2) The Commission shall appoint a conciliator acceptable to all members of the negotiating agency.

10. (1) Subsections 21 (1) and (2) of the Regulation are revoked and the following substituted:

(1) A negotiating agency shall immediately notify the Commission in writing if the negotiating agency has not arrived at a comprehensive settlement of matters set out in section 15.2,

- (a) in the case of a negotiating agency established for the purposes of the first round of negotiations, by 4:00 p.m. on the date set out in Column II of the Schedule to this Regulation;
- (b) in the case of a negotiating agency constituted for the purposes of the second round of negotiations, by 4:00 p.m. on the date set out in Column V of the Schedule to this Regulation; and
- (c) in the case of a negotiating agency constituted for any additional round of negotiations, by 4:00 p.m. on the date determined by the Commission under subsection 19 (4).

(2) The notice referred to in subsection (1) shall be accompanied by,

- (a) one or more statements of the matters in dispute;
- (b) a statement of the final position of the members of the negotiating agency who were appointed by the local board; and
- (c) a statement of the final position of the members of the negotiating agency who were appointed under paragraph 2 of subsection 15.4 (3).

(2) Subsections 21 (7) and (8) of the Regulation are revoked and the following substituted:

(7) If the members of a negotiating agency cannot agree on the members of the arbitration board within 48 hours after the relevant deadline date set out in subsection (1), the Commission shall appoint the arbitration board.

(8) If a member of an arbitration board dies, resigns or becomes unable to act before the arbitration board has made an award, the vacancy shall be filled by the Commission and the arbitration shall be continued and completed by the arbitration board as newly constituted.

(3) Subsection 21 (9.2) of the Regulation is revoked and the following substituted:

(9.2) If the parties to an arbitration reach an agreement on all matters before an award is made,

- (a) the arbitration board shall not make an award; and
- (b) the agreement reached by the parties to the arbitration shall be deemed to be an agreement for the purposes of subsection 7 (4) of the Act.

(4) Subsection 21 (10) of the Regulation is revoked and the following substituted:

(10) Subject to subsection (9.1), an arbitration board shall, in making an award, select without modification one of the statements of final position filed with the Commission under subsection (2), except that, if the parties to an arbitration agree, the arbitration board may make individual awards with respect to one or more matters in dispute by selecting the position set out on the matter or matters in one of the statements of final position.

(5) Subsection 21 (11) of the Regulation is amended by,

- (a) striking out “Si seulement une déclaration de position finale a été déposée” at the beginning of the French version and substituting “Si seulement un exposé de la position finale a été déposé”;
- (b) striking out “subsection (5)” and substituting “subsection (10)”; and
- (c) striking out “la déclaration comme sentence” at the end of the French version and substituting “l’exposé comme sentence”.

11. The Regulation is amended by adding the following section:

22. (1) For the purposes of sections 15.3 to 21, if something is required to be done on or before a day specified in this Regulation that is not a business day in a particular year, the thing must be done on or before the next business day.

(2) In this section,

“business day” means a day that is not,

- (a) Saturday, or
- (b) a holiday within the meaning of section 88 of the *Legislation Act, 2006*.

12. The Schedule to the Regulation is revoked and the following substituted:

SCHEDULE

Item	Column I	Column II	Column III	Column IV	Column V
	Vegetable	Initial Round Deadline	Local Board Offer Deadline	Processor or Green Shipper Determination Deadline	Second Round Deadline
1.	Cucumbers	December 5	December 15	December 31	January 7
2.	Peas	February 15	February 24	March 3	March 15
3.	Sweet Corn	February 22	March 3	March 13	March 22
4.	Tomatoes	March 1	March 13	March 20	April 1
5.	Carrots	March 6	March 13	March 23	March 29
6.	Cabbage	March 7	March 14	March 21	March 28
7.	Peppers	March 8	March 15	March 22	March 29
8.	Beets	March 19	March 26	April 2	April 9
9.	Cauliflower	March 19	March 26	April 2	April 9
10.	Green and Waxed Beans	March 21	March 28	April 4	April 11
11.	Lima Beans	March 22	March 29	April 5	April 12
12.	Pumpkin and Squash	March 22	March 29	April 5	April 12

Commencement

13. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 424/11

pris en vertu de la

LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES

pris le 30 août 2011

déposé le 31 août 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. 440 des R.R.O. de 1990

(Légumes de transformation — commercialisation)

Remarque : Le Règlement 440 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 1 (1) du Règlement 440 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des définitions suivantes :

«Association» L'Association ontarienne des transformateurs de fruits et légumes. («Association»)

«expéditeur vert» Toute personne qui achète ou acquiert des concombres ou des poivrons de producteurs en vue de les vendre à des transformateurs et qui peut, avant de les vendre :

- a) les nettoyer et les séparer;
- b) les mettre en saumure, dans le cas de concombres, pour en prolonger la durée de conservation;
- c) les inspecter;
- d) les trier selon leur grosseur, leur qualité, leur catégorie ou leur variété. («green shipper»)

(2) L'article 1 du Règlement est modifié par adjonction des paragraphes suivants :

(3) Si une personne est à la fois un transformateur et un expéditeur vert de concombres :

- a) elle est réputée ne pas être un expéditeur vert de concombres pour l'application du présent règlement;
- b) tous les achats et les ventes de concombres qu'elle effectue, que ce soit aux fins de transformation ou d'expédition verte, sont réputés effectués par un transformateur pour l'application du présent règlement.

(4) Si une personne est à la fois un transformateur et un expéditeur vert de poivrons :

- a) elle est réputée ne pas être un expéditeur vert de poivrons pour l'application du présent règlement;

- b) tous les achats et les ventes de poivrons qu'elle effectue, que ce soit aux fins de transformation ou d'expédition verte, sont réputés effectués par un transformateur pour l'application du présent règlement.

2. (1) La version française du paragraphe 7 (1) du Règlement est modifiée par substitution de «qu'un transformateur fournisse une sûreté ou un cautionnement d'exécution» à «d'un transformateur la constitution d'un cautionnement ou d'une preuve de solvabilité».

(2) La version française du paragraphe 7 (2) du Règlement est modifiée par substitution de «la sûreté ou le cautionnement d'exécution si le transformateur qui l'a fourni» à «le cautionnement ou la preuve de solvabilité si le transformateur qui l'a constitué».

3. La version française du paragraphe 8 (1) du Règlement est abrogée et remplacée par ce qui suit :

(1) Si une pénalité est imposée en vertu de l'article 6 ou qu'une sûreté ou un cautionnement d'exécution est confisqué en vertu du paragraphe 7 (2), la Commission verse la pénalité ou le produit de la sûreté ou du cautionnement à la commission locale en vue d'une distribution proportionnelle entre les producteurs de légumes qui ont vendu des légumes au transformateur et qui n'ont pas reçu le prix minimum pour ceux-ci, jusqu'à concurrence du montant qui leur est dû.

4. L'article 10 du Règlement est modifié par adjonction de l'alinéa suivant :

- p) exiger et prévoir que les expéditeurs verts se livrant à la commercialisation des concombres ou des poivrons fournissent une sûreté, une preuve de solvabilité ou un cautionnement d'exécution et prévoir l'administration, la confiscation et l'emploi des sommes ou des sûretés concernées et de leur produit.

5. Le Règlement est modifié par adjonction des articles suivants :

ORGANISMES DE NÉGOCIATION

15.2 Chaque année, des organismes de négociation sont créés conformément au présent règlement en vue de décider ou de régler les questions suivantes au moyen d'accords :

1. Les prix minimums des légumes ou de toute catégorie, variété, qualité ou grosseur des légumes.
2. Les conditions et la forme des accords relatifs à la production et à la commercialisation des légumes.
3. Les frais, les coûts ou les dépenses relatifs à la production ou à la commercialisation des légumes.

15.3 (1) Pour décider ou régler les questions visées à l'article 15.2 au moyen d'accords, chaque année :

- a) au moins une ronde de négociations doit se tenir conformément aux articles 16 à 16.2;
 - b) une deuxième ronde de négociations peut se tenir conformément aux articles 17 et 18 et une ronde additionnelle conformément à l'article 19.
- (2) Des organismes de négociation sont créés aux fins de chaque ronde de négociations de la manière suivante :
1. L'Association et la commission locale créent des organismes de négociation aux fins de la première ronde de négociations conformément aux articles 16 et 16.1.
 2. Des organismes de négociation sont constitués aux fins de la deuxième ronde de négociations qui se tient conformément à l'article 17 et de toute ronde additionnelle qui se tient conformément à l'article 19.

15.4 (1) L'organisme de négociation créé pour un légume se compose des parties suivantes :

1. La commission locale.
2. Chaque transformateur ou expéditeur vert du légume qui, selon le cas :
 - i. a été nommé par l'Association en application de l'article 16 ou par la commission locale en application de l'article 16.1 comme partie à l'organisme de négociation aux fins de la première ronde de négociations,
 - ii. est constitué comme partie à l'organisme de négociation en application de l'article 17 ou 19 aux fins de la deuxième ronde de négociations ou d'une ronde additionnelle.

(2) Sous réserve du paragraphe (12), les parties à un organisme de négociation nomment les membres de celui-ci qui négocieront les questions visées à l'article 15.2 au nom des parties.

(3) Chaque organisme de négociation compte au plus 20 membres, qui sont nommés comme suit :

1. Au plus 10 particuliers sont nommés par la commission locale.
2. Au plus 10 particuliers sont nommés, selon le cas :
 - i. par le transformateur ou l'expéditeur vert, s'il n'y en a qu'un qui est partie à l'organisme,
 - ii. conjointement par les transformateurs qui sont parties à l'organisme, s'il y en a, et par les expéditeurs verts qui sont parties à l'organisme, s'il y en a.

(4) Les membres d'un organisme de négociation sont nommés dans le délai exigé pour chaque ronde de négociations en application du paragraphe 16.2 (1), 18 (1) ou 19 (4), selon le cas.

(5) Les parties qui nomment les membres d'un organisme de négociation donnent à la Commission un avis écrit des nominations dans le délai mentionné au paragraphe (4). Cet avis indique ce qui suit pour chaque membre qui est nommé :

- a) son nom;
- b) son adresse et son numéro de téléphone professionnels ou, à défaut, son adresse et son numéro de téléphone personnels.

(6) Si des membres sont nommés conjointement à un organisme de négociation en application de la sous-disposition (2) (ii) du paragraphe (3), il est satisfait aux exigences en matière d'avis énoncées au paragraphe (5) si l'avis est donné conjointement par les transformateurs qui sont parties à l'organisme, s'il y en a, et les expéditeurs verts qui sont parties à l'organisme, s'il y en a.

(7) Si la commission locale ou les autres parties à un organisme de négociation omettent de nommer des membres à celui-ci ou de donner à la Commission un avis des nominations dans le délai mentionné au paragraphe (4), la Commission nomme les membres qu'elle juge appropriés pour représenter la commission locale ou les autres parties, selon le cas.

(8) Les membres d'un organisme de négociation qui sont nommés en application du présent article doivent être des particuliers et non des personnes morales ou d'autres entités.

(9) Le mandat d'un membre d'un organisme de négociation nommé en application du présent article commence dès sa nomination et prend fin le premier en date des jours suivants :

- a) le jour de la nomination de son successeur;
- b) le 15 janvier de l'année suivant celle pour laquelle il a été nommé.

(10) En cas d'empêchement ou de refus d'agir d'un membre d'un organisme de négociation avant que les négociations prennent fin aux termes du paragraphe 16.2 (2), 18 (5) ou 19 (6), selon le cas, la ou les parties qui ont nommé le membre en application du paragraphe (3) font ce qui suit dans les sept jours qui suivent la vacance :

- a) elles nomment un particulier comme remplaçant;
- b) elles donnent un avis écrit de ce qui suit à la Commission :
 - (i) le nom du remplaçant,
 - (ii) l'adresse et le numéro de téléphone professionnels du remplaçant ou, à défaut, son adresse et son numéro de téléphone personnels.

(11) Si elle ne reçoit pas d'avis de nomination d'un remplaçant dans le délai prévu au paragraphe (10), la Commission peut en nommer un.

(12) Les parties à un organisme de négociation constitué aux fins de la deuxième ronde de négociations ne sont pas tenues de nommer de membres à celui-ci si elles choisissent de ne pas négocier leur propre accord en vertu du paragraphe 17 (3).

6. L'article 16 du Règlement est abrogé et remplacé par ce qui suit :

PREMIÈRE RONDE DE NÉGOCIATIONS

16. (1) Aux fins de la première ronde de négociations d'accords relatifs à la production et à la commercialisation de légumes au cours d'une année donnée, l'Association peut créer le nombre suivant d'organismes de négociation au plus tard à la date indiquée au paragraphe (5) :

- 1. Un organisme de négociation pour chaque légume, sous réserve des dispositions 2 et 3.
- 2. Jusqu'à deux organismes de négociation pour les choux-fleurs et les poivrons.
- 3. Jusqu'à trois organismes de négociation pour les tomates.

(2) Lorsqu'elle crée un organisme de négociation pour un légume, l'Association décide quels transformateurs et expéditeurs verts du légume seront nommés comme parties à l'organisme.

(3) L'Association peut nommer comme parties à un organisme de négociation les personnes suivantes :

- a) dans le cas d'un organisme de négociation pour un légume autre que les concombres ou les poivrons, un ou plusieurs transformateurs de ce légume;
- b) dans le cas d'un organisme de négociation pour les concombres ou les poivrons :
 - (i) un ou plusieurs transformateurs, mais pas d'expéditeurs verts,
 - (ii) un ou plusieurs expéditeurs verts, mais pas de transformateurs,

- (iii) une combinaison d'un ou plusieurs transformateurs et d'un ou plusieurs expéditeurs verts du légume.
- (4) Au plus tard à la date indiquée au paragraphe (5) au cours d'une année donnée, l'Association fait ce qui suit :
 - a) elle donne à la commission locale et à la Commission un avis écrit de chaque organisme de négociation qu'elle a créé pour l'année en y joignant le nom ainsi que l'adresse et le numéro de téléphone professionnels de chaque transformateur et expéditeur vert qu'elle a nommé comme partie à l'organisme;
 - b) elle donne un avis écrit de sa nomination à chaque transformateur et expéditeur vert nommé comme partie à un organisme de négociation au cours de l'année en y joignant le nom ainsi que l'adresse et le numéro de téléphone professionnels de tout autre transformateur et expéditeur vert nommé comme partie au même organisme.
- (5) L'Association crée des organismes de négociation en application du présent article et donne les avis qu'exige le paragraphe (4) :
 - a) dans le cas d'un organisme de négociation créé pour les concombres, au plus tard le 1^{er} octobre d'une année donnée;
 - b) dans le cas d'un autre organisme de négociation, au plus tard le 23 novembre d'une année donnée.

16.1 (1) Après que l'Association a créé des organismes de négociation pour une année donnée en application de l'article 16, la commission locale peut créer des organismes de négociation additionnels conformément au présent article aux fins de la première ronde de négociations d'accords relatifs à la production et à la commercialisation de légumes pour la même année.

(2) Le transformateur ou l'expéditeur vert d'un légume qui n'a pas été nommé comme partie à un organisme de négociation créé par l'Association en application de l'article 16 peut être nommé comme partie à un organisme de négociation par la commission locale.

- (3) Pour chaque organisme de négociation qu'elle crée, la commission locale peut nommer comme parties :
 - a) dans le cas d'un organisme de négociation pour un légume autre que les concombres et les poivrons, un seul transformateur;
 - b) dans le cas d'un organisme de négociation pour les concombres ou les poivrons :
 - (i) soit un seul transformateur,
 - (ii) soit un seul expéditeur vert.
- (4) Au plus tard à la date indiquée au paragraphe (5) au cours d'une année donnée, la commission locale fait ce qui suit :
 - a) elle donne à l'Association et à la Commission un avis écrit de chaque organisme de négociation qu'elle a créé pour l'année en y joignant le nom ainsi que l'adresse et le numéro de téléphone professionnels de chaque transformateur et expéditeur vert qu'elle a nommé comme partie à l'organisme;
 - b) elle donne un avis écrit de sa nomination à chaque transformateur et expéditeur vert nommé comme partie à un organisme de négociation au cours de l'année.

(5) La commission locale crée des organismes de négociation et donne les avis qu'exige le paragraphe (4) :

- a) dans le cas d'un organisme de négociation créé pour les concombres, au plus tard le 22 octobre d'une année donnée;
- b) dans le cas d'un autre organisme de négociation, au plus tard le 15 décembre d'une année donnée.

16.2 (1) Les parties à un organisme de négociation créé en application de l'article 16 ou 16.1 nomment les membres qui négocieront en leur nom au plus tard aux dates suivantes :

- a) dans le cas d'un organisme de négociation pour les concombres, le 15 novembre de chaque année;
- b) dans le cas d'un organisme de négociation pour un autre légume, le 15 janvier de chaque année.

(2) La première ronde de négociations se termine à 16 h le jour indiqué à la colonne II de l'annexe du présent règlement ou au moment antérieur où est conclu un accord.

7. Les articles 17 et 18 du Règlement sont abrogés et remplacés par ce qui suit :

DEUXIÈME RONDE DE NÉGOCIATIONS

17. (1) À l'issue de la première ronde de négociations, la commission locale et chaque transformateur et expéditeur vert d'un légume qui n'était pas partie à un organisme de négociation créé pour ce légume aux fins de cette ronde sont constitués comme organisme de négociation distinct pour ce légume aux fins de la deuxième ronde.

(2) Au plus tard le jour précisé pour le légume à la colonne III de l'annexe du présent règlement, la commission locale envoie un des documents suivants à chaque transformateur et expéditeur vert qui est partie à un organisme de négociation constitué en application du paragraphe (1) :

- 1. Un projet d'accord relatif à la production ou à la commercialisation du légume.

2. Un avis d'intention de négocier.

(3) Au plus tard le jour précisé pour le légume à la colonne IV de l'annexe du présent règlement, le transformateur ou l'expéditeur vert d'un légume qui reçoit un document de la commission locale en application du paragraphe (2) répond à celle-ci de l'une des façons suivantes :

1. Il envoie à la commission locale et à la Commission un avis écrit d'intention de négocier.
2. Il informe la commission locale par écrit qu'il accepte d'être lié par un des accords qui ont été ou qui seront conclus ou par une des sentences qui ont été ou qui seront rendues, selon le cas, pour le légume lors de la première ronde de négociations.
3. Si le document reçu est un projet d'accord, il signe l'accord et le retourne à la commission locale.
- (4) La disposition 2 du paragraphe (3) ne s'applique pas aux transformateurs de tomates.

18. (1) Si un transformateur ou un expéditeur vert d'un légume donne à la commission locale un avis d'intention de négocier en application de la disposition 1 du paragraphe 17 (3), la commission locale et le transformateur ou l'expéditeur, selon le cas, nomment des membres à l'organisme conformément à l'article 15.4 dans les deux jours qui suivent le jour applicable indiqué à la colonne IV de l'annexe du présent règlement.

(2) Si un transformateur ou un expéditeur vert d'un légume a reçu un document de la commission locale en application du paragraphe 17 (2) et qu'il n'y répond pas conformément au paragraphe 17 (3), la commission locale peut lui imposer un des accords qui ont été ou qui seront conclus ou une des sentences qui ont été ou qui seront rendues, selon le cas, pour le légume lors de la première ronde de négociations.

(3) L'accord ou la sentence qui est imposé en vertu du paragraphe (2) n'est valide que si la commission locale avise le transformateur ou l'expéditeur vert de l'accord ou de la sentence au plus tard trois jours avant le jour indiqué à la colonne V de l'annexe du présent règlement.

(4) L'accord ou la sentence qui est adopté en vertu de la disposition 2 du paragraphe 17 (3) ou qui est imposé en vertu du paragraphe (2) est réputé un accord ou une sentence pour l'application du paragraphe 7 (4) de la Loi.

(5) La deuxième ronde de négociations se termine à 16 h le jour indiqué à la colonne V de l'annexe du présent règlement ou au moment antérieur où est conclu un accord.

8. L'article 19 du Règlement est abrogé et remplacé par ce qui suit :

NÉGOCIATIONS ADDITIONNELLES

19. (1) Si, après le jour indiqué à la colonne V de l'annexe du présent règlement, un transformateur ou un expéditeur vert d'un légume n'était pas partie à un organisme de négociation pour ce légume aux fins de la première ou de la deuxième ronde de négociations, la commission locale prend l'une ou l'autre des mesures suivantes :

- a) elle lui impose un accord ou une sentence pour le légume;
- b) elle l'avise par écrit ainsi que la Commission de son intention de négocier.

(2) Si le transformateur ou l'expéditeur vert reçoit un avis d'intention de négocier de la commission locale, cette dernière et le transformateur ou l'expéditeur, selon le cas, sont constitués en un organisme de négociation pour le légume aux fins de la ronde additionnelle de négociations pour l'année en question.

(3) Les parties à un organisme de négociation constitué en application du paragraphe (2) nomment des membres à celui-ci conformément à l'article 15.4.

(4) La Commission fixe des dates limites pour :

- a) la nomination de membres à un organisme de négociation par les parties en application du paragraphe (3);
- b) la conclusion des négociations menées par un organisme de négociation constitué en application du paragraphe (2).

(5) L'accord ou la sentence qui est imposé en application de l'alinéa (1) a) est réputé un accord ou une sentence pour l'application du paragraphe 7 (4) de la Loi.

(6) Toute ronde de négociations prévue au présent article se termine à 16 h le jour fixé par la Commission en application de l'alinéa (4) b) ou au moment antérieur où est conclu un accord.

9. (1) L'intertitre qui précède l'article 20 du Règlement est abrogé et remplacé par ce qui suit :

CONCILIATION ET ARBITRAGE

(2) Les paragraphes 20 (1) et (2) du Règlement sont abrogés et remplacés par ce qui suit :

(1) Un organisme de négociation pour un légume peut à tout moment renvoyer des questions à la conciliation conformément au présent article :

- a) dans le cas d'un organisme de négociation créé aux fins de la première ronde de négociations, avant la date indiquée à la colonne II de l'annexe du présent règlement;
- b) dans le cas d'un organisme de négociation constitué aux fins de la deuxième ronde de négociations, avant la date indiquée à la colonne V de l'annexe du présent règlement;
- c) dans le cas d'un organisme de négociation constitué aux fins d'une ronde additionnelle de négociations, avant la date fixée pour la conclusion des négociations par la Commission en application du paragraphe 19 (4).

(2) La Commission nomme un conciliateur jugé acceptable par tous les membres de l'organisme de négociation.

10. (1) Les paragraphes 21 (1) et (2) du Règlement sont abrogés et remplacés par ce qui suit :

(1) L'organisme de négociation qui n'est pas arrivé à un règlement intégral des questions énoncées à l'article 15.2 en avise immédiatement la Commission par écrit :

- a) au plus tard à 16 h à la date indiquée à la colonne II de l'annexe du présent règlement, si l'organisme a été créé aux fins de la première ronde de négociations;
- b) au plus tard à 16 h à la date indiquée à la colonne V de l'annexe du présent règlement, si l'organisme a été constitué aux fins de la deuxième ronde de négociations;
- c) au plus tard à 16 h à la date fixée par la Commission en application du paragraphe 19 (4), si l'organisme a été constitué aux fins d'une ronde additionnelle de négociations.

(2) L'avis prévu au paragraphe (1) est accompagné de ce qui suit :

- a) un ou plusieurs exposés des questions en litige;
- b) un exposé de la position finale des membres de l'organisme de négociation nommés par la commission locale;
- c) un exposé de la position finale des membres de l'organisme de négociation nommés en application de la disposition 2 du paragraphe 15.4 (3).

(2) Les paragraphes 21 (7) et (8) du Règlement sont abrogés et remplacés par ce qui suit :

(7) Si les membres d'un organisme de négociation ne peuvent pas s'entendre sur les membres du conseil d'arbitrage au plus tard 48 heures après la date limite pertinente indiquée au paragraphe (1), la Commission en nomme les membres.

(8) En cas de décès, de démission ou d'empêchement d'un membre d'un conseil d'arbitrage avant que celui-ci ait rendu une sentence, la Commission comble la vacance et le conseil d'arbitrage nouvellement constitué poursuit et termine les travaux.

(3) Le paragraphe 21 (9.2) du Règlement est abrogé et remplacé par ce qui suit :

(9.2) Si les parties à un arbitrage arrivent à un accord sur toutes les questions avant qu'une sentence soit rendue :

- a) le conseil d'arbitrage ne doit pas rendre de sentence;
- b) l'accord auquel sont arrivées les parties est réputé un accord pour l'application du paragraphe 7 (4) de la Loi.

(4) Le paragraphe 21 (10) du Règlement est abrogé et remplacé par ce qui suit :

(10) Sous réserve du paragraphe (9.1), lorsqu'il rend sa sentence, le conseil d'arbitrage choisit sans le modifier un des exposés de la position finale déposés auprès de la Commission en application du paragraphe (2). Toutefois, si les parties à l'arbitrage y consentent, le conseil d'arbitrage peut rendre des sentences individuelles à l'égard d'une ou plusieurs des questions en litige en choisissant la position énoncée sur la ou les questions dans un des exposés.

(5) Le paragraphe 21 (11) du Règlement est modifié :

- a) par substitution de «Si seulement un exposé de la position finale a été déposé» à «Si seulement une déclaration de position finale a été déposée» au début de la version française;
- b) par substitution de «le paragraphe (10)» à «le paragraphe (5)»;
- c) par substitution de «l'exposé comme sentence» à «la déclaration comme sentence» à la fin de la version française.

11. Le Règlement est modifié par adjonction de l'article suivant :

22. (1) Pour l'application des articles 15.3 à 21, tout ce qui doit être fait au plus tard un jour précisé dans le présent règlement qui n'est pas un jour ouvrable au cours d'une année donnée doit être fait au plus tard le jour ouvrable suivant.

(2) Au présent article, «jour ouvrable» s'entend d'un jour qui n'est pas :

- a) un samedi;
- b) un jour férié au sens de l'article 88 de la *Loi de 2006 sur la législation*.

12. L'annexe du Règlement est abrogée et remplacée par ce qui suit :

ANNEXE

Colonne I		Colonne II	Colonne III	Colonne IV	Colonne V
Point	Légumes	Date limite pour la première ronde de négociations	Date limite pour l'offre de la commission locale	Date limite pour la décision du transformateur ou de l'expéditeur vert	Date limite pour la deuxième ronde de négociations
1.	Concombres	5 décembre	15 décembre	31 décembre	7 janvier
2.	Pois	15 février	24 février	3 mars	15 mars
3.	Maïs sucré	22 février	3 mars	13 mars	22 mars
4.	Tomates	1 ^{er} mars	13 mars	20 mars	1 ^{er} avril
5.	Carottes	6 mars	13 mars	23 mars	29 mars
6.	Choux	7 mars	14 mars	21 mars	28 mars
7.	Poivrons	8 mars	15 mars	22 mars	29 mars
8.	Betteraves	19 mars	26 mars	2 avril	9 avril
9.	Choux-fleurs	19 mars	26 mars	2 avril	9 avril
10.	Haricots verts et haricots jaunes	21 mars	28 mars	4 avril	11 avril
11.	Haricots de Lima	22 mars	29 mars	5 avril	12 avril
12.	Citrouilles et courges	22 mars	29 mars	5 avril	12 avril

Entrée en vigueur

13. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

ONTARIO FARM PRODUCTS MARKETING COMMISSION:
COMMISSION DE COMMERCIALISATION DES PRODUITS AGRICOLES DE L'ONTARIO :

Secrétaire de la Commission de commercialisation des produits agricoles de l'Ontario

GEORGE MCCAW
Secretary of the Ontario Farm Products Marketing Commission

Président de la Commission de commercialisation des produits agricoles de l'Ontario

GERI KAMENZ
Chair of the Ontario Farm Products Marketing Commission

Date made: August 30, 2011.

Pris le : 30 août 2011.

38/11

CORRECTION

To Ontario Regulation 425/11 under the *Fire Protection and Prevention Act, 1997* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 425/11 pris en vertu de la *Loi de 1997 sur la prévention et la protection contre l'incendie* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 425/11

made under the

FIRE PROTECTION AND PREVENTION ACT, 1997

Made: August 25, 2011

Filed: August 31, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

FORMS**Forms**

1. (1) In this section, when a form is referred to by number, the reference is to the form with that number that is described in Schedule 1.

(2) A determination of the Ontario Labour Relations Board for filing in the Superior Court of Justice under subsection 46.2 (6) of the Act shall be in Form 1.

(3) An interim or final order of the Ontario Labour Relations Board for filing in the Superior Court of Justice under subsection 46.4 (8) of the Act shall be in Form 2.

Commencement

2. **This Regulation comes into force on the later of December 1, 2011 and the day it is filed.**

SCHEDULE 1

1. Form 1, entitled "Filing in Court (Determination of Board)", dated December 1, 2011 and available from the Board.

2. Form 2, entitled "Filing in Court (Order of Board)", dated December 1, 2011 and available from the Board.

RÈGLEMENT DE L'ONTARIO 425/11

pris en vertu de la

LOI DE 1997 SUR LA PRÉVENTION ET LA PROTECTION CONTRE L'INCENDIE

pris le 25 août 2011

déposé le 31 août 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011**FORMULAIRES****Formulaires**

1. (1) Au présent article, la mention d'un formulaire numéroté vaut mention de celui qui porte ce numéro à l'annexe 1.
- (2) La décision de la Commission des relations de travail de l'Ontario qui est déposée à la Cour supérieure de justice en vertu du paragraphe 46.2 (6) de la Loi est rédigée selon le formulaire 1.
- (3) L'ordonnance provisoire ou définitive de la Commission des relations de travail de l'Ontario qui est déposée à la Cour supérieure de justice en vertu du paragraphe 46.4 (8) de la Loi est rédigée selon le formulaire 2.

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} décembre 2011 et du jour de son dépôt.

ANNEXE 1

1. Le formulaire 1, intitulé «Dépôt à la Cour d'une décision de la Commission», daté du 1^{er} décembre 2011, que l'on peut se procurer auprès de la Commission.
2. Le formulaire 2, intitulé «Dépôt à la Cour d'une ordonnance de la Commission», daté du 1^{er} décembre 2011, que l'on peut se procurer auprès de la Commission.

Made by:

Pris par :

*Le ministre du Travail,***CHARLES SOUSA**
Minister of Labour

Date made: August 25, 2011.

Pris le : 25 août 2011.

38/11

CORRECTION

To Ontario Regulation 426/11 under the *Boundaries Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 426/11 pris en vertu de la *Loi sur le bornage* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 426/11

made under the

BOUNDARIES ACT

Made: August 10, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

FORMS**Application**

1. An application under the Act shall be in the form that the Director specifies.

Certificate of correction

2. A certificate of correction of an examiner that is required by subsection 12 (3) of Regulation 60 of the Revised Regulations of Ontario, 1990 (General) made under the Act shall be in the form that the Director specifies.

Commencement

3. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 426/11

pris en vertu de la

LOI SUR LE BORNAGE

pris le 10 août 2011

déposé le 1^{er} septembre 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

FORMULAIRES**Demandes**

1. Les demandes prévues par la Loi sont rédigées selon le formulaire que précise le directeur.

Certificat de correction

2. Le certificat de correction que le paragraphe 12 (3) du Règlement 60 des Règlements refondus de l'Ontario de 1990 (Dispositions générales) pris en vertu de la Loi oblige l'inspecteur à donner est rédigé selon le formulaire que précise le directeur.

Entrée en vigueur

3. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2011 et du jour de son dépôt.

Made by:
Pris par :

La directrice des droits immobiliers,

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.
Pris le : 10 août 2011.

38/11

CORRECTION

To Ontario Regulation 427/11 under the *Boundaries Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 427/11 pris en vertu de la *Loi sur le bornage* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 427/11

made under the

BOUNDARIES ACT

Made: August 10, 2011
Filed: September 1, 2011
Published on e-Laws: September 6, 2011
Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 60 of R.R.O. 1990
(General)

Note: Regulation 60 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

- 1. Subsection 1 (1) of Regulation 60 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. Forms 1 and 2 of the Regulation are revoked.**

Commencement

- 3. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.**

RÈGLEMENT DE L'ONTARIO 427/11

pris en vertu de la

LOI SUR LE BORNAGE

pris le 10 août 2011

déposé le 1^{er} septembre 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. 60 des R.R.O. de 1990

(Dispositions générales)

Remarque : Le Règlement 60 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 1 (1) du Règlement 60 des Règlements refondus de l'Ontario de 1990 est abrogé.

2. Les formules 1 et 2 du Règlement sont abrogées.

Entrée en vigueur

3. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2011 et du jour de son dépôt.

Made by:

Pris par :

La directrice des droits immobiliers,

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.

Pris le : 10 août 2011.

CORRECTION

To Ontario Regulation 428/11 under the *Boundaries Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 428/11 pris en vertu de la *Loi sur le bornage* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 428/11

made under the

BOUNDARIES ACT

Made: May 18, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 60 of R.R.O. 1990
(General)

Note: Regulation 60 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 1 (2) of Regulation 60 of the Revised Regulations of Ontario, 1990 is amended by striking out “Where the applicant” at the beginning and substituting “If the applicant in an application under the Act”.

2. Subsection 9 (2) of the Regulation is amended by striking out “Ontario Court (General Division)” and substituting “Superior Court of Justice”.

3. Subsection 12 (3) of the Regulation is revoked and the following substituted:

(3) The examiner shall certify, in the required form, the correction on the plan or copy of it registered under section 16 of the Act.

Commencement

4. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 428/11

pris en vertu de la

LOI SUR LE BORNAGE

pris le 18 mai 2011

déposé le 1^{er} septembre 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. 60 des R.R.O. de 1990

(Dispositions générales)

Remarque : Le Règlement 60 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 1 (2) du Règlement 60 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de «prévues par la Loi» après «d'une demande».

2. Le paragraphe 9 (2) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Cour de l'Ontario (Division générale)».

3. Le paragraphe 12 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) L'inspecteur certifie, sur le formulaire requis, les corrections qu'il apporte au plan ou à la copie du plan enregistré aux termes de l'article 16 de la Loi.

Entrée en vigueur

4. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2011 et du jour de son dépôt.

Made by:

Pris par :

Le ministre des Services gouvernementaux,

HARINDER JEET SINGH TAKHAR
Minister of Government Services

Date made: May 18, 2011.

Pris le : 18 mai 2011.

CORRECTION

To Ontario Regulation 429/11 under the *Land Registration Reform Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 429/11 pris en vertu de la *Loi portant réforme de l'enregistrement immobilier* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 429/11

made under the

LAND REGISTRATION REFORM ACT

Made: May 18, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 18/99

(Documents — General)

Note: Ontario Regulation 18/99 has not previously been amended.

1. Subsections 1 (2) and (3) of Ontario Regulation 18/99 are revoked and the following substituted:

(2) The Director may approve a form prescribed by Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the Act.

(3) If the Director approves a form prescribed by Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the Act, a document in that form shall not be registered unless it is in the approved form.

2. Subsection 2 (1) of the Regulation is revoked and the following substituted:

(1) A set of standard charge terms to be filed with the Director under subsection 8 (1) of the Act shall be in the form that is entitled "Set of Standard Charge Terms" or "Liste de clauses types de charge" and dated September 1, 2011, as it appears on the Government of Ontario website.

3. Form 1 of the Regulation is revoked.**Commencement****4. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.**

RÈGLEMENT DE L'ONTARIO 429/11

pris en vertu de la

LOI PORTANT RÉFORME DE L'ENREGISTREMENT IMMOBILIER

pris le 18 mai 2011

déposé le 1^{er} septembre 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. de l'Ont. 18/99

(Documents — Dispositions générales)

Remarque : Le Règlement de l'Ontario 18/99 n'a pas été modifié antérieurement.

1. Les paragraphes 1 (2) et (3) du Règlement de l'Ontario 18/99 sont abrogés et remplacés par ce qui suit :

(2) Le directeur peut approuver un formulaire prescrit par le Règlement 688 des Règlements refondus de l'Ontario de 1990 (Formulaires de documents) pris en vertu de la Loi.

(3) Si le directeur approuve un formulaire prescrit par le Règlement 688 des Règlements refondus de l'Ontario de 1990 (Formulaires de documents) pris en vertu de la Loi, le document visé doit être rédigé selon le formulaire approuvé pour être enregistré.

2. Le paragraphe 2 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) La liste de clauses types de charge à déposer auprès du directeur en vertu du paragraphe 8 (1) de la Loi est rédigée selon le formulaire intitulé «Liste de clauses types de charge» ou «Set of Standard Charge Terms» portant la date du 1^{er} septembre 2011 qui se trouve sur le site Web du gouvernement de l'Ontario.

3. La formule 1 du Règlement est abrogée.

Entrée en vigueur

4. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2011 et du jour de son dépôt.

Made by:

Pris par :

*Le ministre des Services gouvernementaux,***HARINDER JEET SINGH TAKHAR**
Minister of Government Services

Date made: May 18, 2011.

Pris le : 18 mai 2011.

38/11

CORRECTION

To Ontario Regulation 430/11 under the *Land Titles Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 430/11

made under the

LAND TITLES ACT

Made: August 10, 2011, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

FORMS**DEFINITIONS****Definitions**

1. In this Regulation,

“charge” means a charge of freehold or leasehold land;

“electronic format” means an electronic format within the meaning of section 17 of the *Land Registration Reform Act*;

“non-electronic format” means a format that is not an electronic format within the meaning of section 17 of the *Land Registration Reform Act* and includes a written form;

“transfer” means a transfer of freehold or leasehold land.

FIRST REGISTRATION**Application for first registration**

2. (1) In this section,

“application” means an application for the first registration of freehold or leasehold land under section 30, 38 or 39 of the Act.

(2) An application shall be in the form entitled “Application for First Registration” and dated September 1, 2011, as it appears on the Government of Ontario website.

(3) A notice of an application shall be in the form entitled “Notice of Application for First Registration” and dated September 1, 2011, as it appears on the Government of Ontario website.

(4) A consent to an application that is required by clause 3 (4) (b) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form that the Director of Titles specifies.

(5) An application under subsection 38 (6) of the Act shall be in the form entitled “Application for Leasehold Parcel” and dated September 1, 2011, as it appears on the Government of Ontario website.

(6) The affidavit required by clause 6 (2) (b) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form entitled “Affidavit of Applicant (Application for First Registration)” and dated September 1, 2011, as it appears on the Government of Ontario website.

(7) The certificate of the applicant’s solicitor required by clause 6 (2) (p) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form entitled “Certificate of Solicitor (Application for First Registration)” and dated September 1, 2011, as it appears on the Government of Ontario website.

(8) The certificate of the Ontario Land Surveyor required by clause 6 (2) (q) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form entitled “Certificate of Surveyor (Application for First Registration)” and dated September 1, 2011, as it appears on the Government of Ontario website.

(9) The certificate of the applicant's solicitor required by clause 6 (2) (r) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form entitled "Certificate of Solicitor (Application for First Registration, Service of Notice of Application)" and dated September 1, 2011, as it appears on the Government of Ontario website.

(10) The proof of service required by subclause 6 (2) (s) (i) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act with respect to a notice of application shall be in a form approved by the land registrar.

(11) The certificate of registration as owner required by clause 6 (2) (x) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form that the Director of Titles specifies.

Objections to first registration

3. (1) An application for the registration of a caution against first registration under subsection 43 (1) of the Act that is submitted for registration in a non-electronic format shall be in the form entitled "Application for Caution Against First Registration" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) An affidavit that is required by subsection 5 (1) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act and that sets out the supporting evidence for an application for the registration of a caution against first registration as described in that subsection shall be in the form that the Director of Titles specifies.

(3) A withdrawal of a caution against first registration that is submitted for registration in a non-electronic format shall be in the form entitled "Withdrawal of Caution Against First Registration" and dated September 1, 2011, as it appears on the Government of Ontario website.

(4) A notice to be served on a cautioner under subsection 43 (4) of the Act shall be in the form entitled "Notice of Hearing" and dated September 1, 2011, as it appears on the Government of Ontario website.

Decision on application for first registration

4. (1) A bond or a covenant to indemnify the assurance fund that is required by subsection 7 (1) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form that the Director of Titles specifies.

(2) The notice of hearing required by subsection 8 (3) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form that the Director of Titles specifies.

(3) A notice of discontinuance described in subsection 10 (4) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form that the Director of Titles specifies.

(4) The certificate of the applicant's solicitor that is required by clause 11 (2) (a) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act shall be in the form entitled "Certificate of Solicitor (Application for First Registration, Appeals from Hearing of Objections)" and dated September 1, 2011, as it appears on the Government of Ontario website.

DEALINGS AFTER FIRST REGISTRATION

Application to amend the register

5. An application to amend the register under subsection 69 (1) or section 75 of the Act or under any other section of the Act under which no form is prescribed that is submitted for registration in a non-electronic format shall be in the form entitled "Application to Amend Register" and dated September 1, 2011, as it appears on the Government of Ontario website.

Notice of agreement

6. An application to register a notice under section 71 of the Act that is submitted for registration in a non-electronic format shall be in a form that the Director of Titles specifies.

Registration of judgments and orders

7. An application required by subsection 17 (1) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act to register a judgment or order described in that subsection shall be in the form that the Director of Titles specifies.

Charges

8. (1) A transfer of charge under subsection 101 (1) or (6) of the Act that is submitted for registration in a non-electronic format shall be in the form entitled "Transfer of Charge" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) A postponement under subsection 78 (6) of the Act that is submitted for registration in a non-electronic format shall be in the form entitled "Postponement of Charge or Other Rights" and dated September 1, 2011, as it appears on the Government of Ontario website.

(3) If the registered owner of the land submits an application to register in a non-electronic format a cessation of a registered charge under subsection 102 (1) of the Act, the application shall be in the form entitled "Application by Owner of Land for Cessation of Charge" and dated September 1, 2011, as it appears on the Government of Ontario website.

(4) Subject to section 82 of the Act, a discharge to which subsection 103 (1) of the Act applies shall be in the form that the Director of Titles specifies.

Transfer under power of sale

9. (1) A transfer of land by a chargee under section 99 of the Act that is submitted for registration in a non-electronic format shall be in the form entitled "Transfer of Land under Power of Sale" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) The evidence required by the Director of Titles under subsection 99 (1) of the Act shall be attached to the original transfer.

(3) This section applies with necessary modifications to,

- (a) a sale under a mortgage that was entered on the register on the first registration of the land; and
- (b) a charge in the form of a debenture or similar instrument.

Notice of lease

10. The following documents shall be in the form that the Director of Titles specifies:

- 1. An application for a notice of a lease or for a notice of an agreement for a lease that is submitted for registration in a non-electronic format under subsection 111 (1) of the Act.
- 2. A notice of an interest in a lease under subsection 111 (6) of the Act that is submitted for registration in a non-electronic format.

Conditions, restrictions and covenants

11. An application under section 118 or 119 of the Act to impose on or annex to land a condition, restriction or covenant that is submitted for registration in a non-electronic format shall be in the form that the Director of Titles specifies.

Death of registered owner

12. (1) A transmission application under section 120, 121, 122 or 127 of the Act that is submitted for registration in a non-electronic format shall be in,

- (a) the form entitled "Transmission Application (For Registration of Executor or Administrator as Owner)" and dated September 1, 2011, as it appears on the Government of Ontario website, if made by an executor, administrator or estate trustee; or
- (b) the form entitled "Transmission Application (For Registration of Devisee or Heir at Law as Owner)" and dated September 1, 2011, as it appears on the Government of Ontario website, if made by a devisee or heir at law.

(2) A survivorship application under section 123 of the Act that is submitted for registration in a non-electronic format shall be in the form entitled "Survivorship Application" and dated September 1, 2011, as it appears on the Government of Ontario website.

(3) An affidavit required by section 37 of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act that sets out the supporting evidence for a survivorship application described in that section shall be in the form that the Director of Titles specifies.

Caution

13. (1) An application to register a caution that is submitted for registration under subsection 128 (1) or (2) of the Act in a non-electronic format shall be in the form entitled "Application to Register Caution" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) A withdrawal of a caution that is submitted for registration under subsection 129 (7) of the Act in a non-electronic format shall be in the form that the Director of Titles specifies.

Inhibiting order

14. (1) An application to the Director of Titles or to the land registrar for an inhibiting order under section 23 of the Act that is submitted for registration in a non-electronic format shall be in the form that the Director of Titles or the land registrar, as the case may be, requires and shall be supported by the evidence that the Director of Titles or the land registrar, as the case may be, requires.

(2) An application that is described in subsection 38 (2) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act and that is submitted for registration in a non-electronic format shall be in the

form entitled "Application by Municipality for Inhibiting Order" and dated September 1, 2011, as it appears on the Government of Ontario website.

Withdrawal of registered land

15. (1) An application for the withdrawal of land under subsection 171 (1) of the Act shall be in the form entitled "Application to Withdraw Land from the Land Titles Act" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) A certificate of withdrawal under subsection 171 (2) of the Act shall be in the form entitled "Certificate of Withdrawal" and dated September 1, 2011, as it appears on the Government of Ontario website, if the subject land is not situated in a land titles division where documents may be submitted for registration in an electronic format.

Notice of change of address for service

16. A notice of a change of address for service that is submitted for registration in non-electronic format shall be in the form that the Director of Titles specifies.

LAND TITLES ASSURANCE FUND

Application for compensation

17. (1) A bond or a covenant to indemnify The Land Titles Assurance Fund under section 55 of the Act shall be in the form that the Director of Titles specifies.

(2) An application under subsection 57 (6) of the Act for payment of compensation out of The Land Titles Assurance Fund shall be in the form that the Director of Titles specifies.

(3) The affidavit of the applicant that accompanies the application shall be in the form entitled "Affidavit in Support of Application for Payment of Compensation" and dated September 1, 2011, as it appears on the Government of Ontario website.

(4) The following shall be in the form that the Director of Titles specifies:

1. A notice of determination by the Director of Titles under subsection 57 (8) of the Act.
2. A certificate of the Director of Titles under subsection 57 (11) of the Act.
3. An acknowledgement and release of the applicant described in subsection 64.1 (3) of Regulation 690 of the Revised Regulations of Ontario, 1990 (Procedures and Records) made under the Act.

Financial assistance for surveys

18. The following shall be in the form that the Director of Titles specifies:

1. An application for financial assistance out of The Land Titles Assurance Fund under subsection 56 (1) of the Act.
2. A direction of the Director of Titles under subsection 56 (2) of the Act.

Revocation

19. Ontario Regulation 27/99 is revoked.

Commencement

20. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.

38/11

CORRECTION

To Ontario Regulation 431/11 under the *Land Titles Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 431/11

made under the

LAND TITLES ACT

Made: August 10, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 690 of R.R.O. 1990
(Forms, Records and Procedures)

Note: Regulation 690 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Subsections 7 (2) and (3) of Regulation 690 of the Revised Regulations of Ontario, 1990 are revoked.
2. Section 12.1 of the Regulation is revoked.
3. Section 35 of the Regulation is revoked.
4. Section 43 of the Regulation and the heading immediately before it are revoked.
5. Forms 1 to 16, 18, 22, 25, 26, 28, 30 to 46 and 48 to 61 of the Regulation are revoked.

Commencement

6. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.

38/11

CORRECTION

To Ontario Regulation 432/11 under the *Registry Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 432/11

made under the

REGISTRY ACT

Made: August 10, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 995 of R.R.O. 1990

(Forms and Records)

Note: Regulation 995 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Subsection 20 (1) of Regulation 995 of the Revised Regulations of Ontario, 1990 is revoked.
2. Subsection 21 (1) of the Regulation is revoked.
3. Subsections 22 (2) and (3) of the Regulation are revoked.
4. Sections 23, 27, 29 and 32 of the Regulation are revoked.
5. Subsection 33 (2) of the Regulation is revoked.
6. Section 39 of the Regulation is revoked.
7. Subsection 41 (1) of the Regulation is revoked.
8. Section 42 of the Regulation is revoked.
9. Forms 1, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 18, 21, 23, 28, 31, 32, 33 and 34 of the Regulation are revoked.

Commencement

10. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.

38/11

CORRECTION

To Ontario Regulation 433/11 under the *Registry Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 433/11

made under the

REGISTRY ACT

Made: August 10, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 43/96

(Surveys, Plans and Descriptions of Land)

Note: Ontario Regulation 43/96 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Forms 1 to 15 of Ontario Regulation 43/96 are revoked.

Commencement

2. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.

38/11

CORRECTION

To Ontario Regulation 434/11 under the *Registry Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 434/11

made under the

REGISTRY ACT

Made: August 10, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

FORMS**Notices re lease**

1. Each of the following instruments shall be in the form for it dated September 1, 2011, as the form for the instrument appears on the Government of Ontario website:

1. An instrument registered under subsection 22 (7) of the Act, other than an instrument described in paragraph 2.
2. A notice of a lease of chattels that have become, or may become, fixtures.

Agreements and options

2. A notice registered under subsection 22 (8) of the Act, a renewal notice registered under subsection 22 (10) of the Act and a statement of good faith mentioned in subsection 22 (11) of the Act shall each be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

Statement under s. 25 of the Act

3. A statement under subsection 25 (4) of the Act shall be in the form dated September 1, 2011, as it appears on the Government of Ontario website.

Certificate of a judge

4. A certificate of a judge under subsection 35 (2), 46 (1.1) or 47 (3) of the Act shall each be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

Certificate of discharge

5. A certificate of discharge under subsection 56 (1), section 62, subsection 65 (2) or section 66 of the Act shall be in the form required for a discharge under subsection 2 (3) of Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the *Land Registration Reform Act*.

Plans

6. (1) A certificate of a surveyor required by subsection 9 (2) or clause 16 (1) (i) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act or clause 19 (5) (a) of that Regulation with respect to parts that are surveyed shall be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

(2) A certificate of a surveyor required by clause 16 (1) (h) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

(3) A certificate of a surveyor required by subsection 19 (4) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act or clause 19 (5) (a) of that Regulation with respect to parts that are compiled shall be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

(4) An approval block of the examiner of surveys described in section 12 of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

(5) A certificate of registration required by section 13, clause 16 (1) (j) or subsection 27 (3), 36 (2) or 43 (1) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

(6) A receipt for a plan prepared for deposit as required by subclause 16 (1) (k) (i) or clause 20 (1) (c) or 21 (5) (a) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

(7) A requisition for a deposit of a plan prepared for deposit as required by subclause 16 (1) (k) (ii) or clause 20 (1) (d) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

(8) A schedule required by clause 20 (1) (e) or subsection 20 (3), 35 (1) or 41 (1) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

(9) A certificate of an owner required by clause 24 (a) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

(10) A note required by clause 24 (b) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

(11) A Plan Document required by clause 25 (1) (a) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

(12) A consent described in clause 25 (1) (b) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

(13) A certificate of the clerk and the head of the council of the municipality required by subsection 42 (5) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

(14) An application to correct a registered or deposited plan mentioned in subsection 49 (3) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

(15) A certificate of correction of a plan required by subsection 49 (10) of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the Act shall be in the form specified by the Director of Titles.

Instruments not conforming to proper plan

7. The statement mentioned in subsection 86 (1) of the Act that is required to register an instrument mentioned in that subsection shall be a statement in the form dated September 1, 2011, as it appears on the Government of Ontario website.

Deposits

8. (1) A requisition under section 107 of the Act shall be in the form required by subsection 2 (4) of Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the *Land Registration Reform Act*.

(2) A certificate of deposit mentioned in subsection 108 (2) of the Act shall be in the form approved by the Director of Titles.

Notice of claim under s. 113 of the Act

9. A notice of claim registered under subsection 113 (2) of the Act and a statement in support of such a claim shall each be in the form for it dated September 1, 2011, as the form appears on the Government of Ontario website.

Amendment

10. Subsection 8 (2) of this Regulation is revoked.

Revocation

11. Ontario Regulation 22/99 is revoked.

Commencement

12. (1) Subject to subsection (2), this Regulation comes into force on the later of July 1, 2011 and the day it is filed.

(2) Section 10 comes into force on the later of the day subsection 262 (2) of Schedule E to the *Red Tape Reduction Act, 1998* comes into force and the day this Regulation is filed.

Made by:

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.

38/11

CORRECTION

To Ontario Regulation 435/11 under the *Registry Act* as published in the September 17, 2011 issue of The Ontario Gazette. The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 435/11

made under the

REGISTRY ACT

Made: May 18, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 43/96

(Surveys, Plans and Descriptions of Land)

Note: Ontario Regulation 43/96 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 3 (1) (e) of Ontario Regulation 43/96 is amended by adding “1998” at the end.
2. (1) Subsection 9 (2) of the Regulation is amended by striking out “Form 1” at the end and substituting “the prescribed form”.
- (2) Subsection 9 (7) of the Regulation is amended by adding “and Housing” after “Municipal Affairs”.
3. Section 12 of the Regulation is amended by striking out “Form 3” and substituting “the prescribed form”.
4. Section 13 of the Regulation is amended by striking out “Form 4” and substituting “the prescribed form”.
5. (1) Clause 16 (1) (h) of the Regulation is amended by striking out “Form 5” and substituting “the prescribed form”.
- (2) Clause 16 (1) (i) of the Regulation is amended by striking out “Form 1” and substituting “the prescribed form”.
- (3) Clause 16 (1) (j) of the Regulation is amended by striking out “Form 4” and substituting “the prescribed form”.
- (4) Subclause 16 (1) (k) (i) of the Regulation is amended by striking out “Form 6” and substituting “the prescribed form”.
- (5) Subclause 16 (1) (k) (ii) of the Regulation is amended by striking out “Form 7” and substituting “the prescribed form”.
6. (1) Subsection 19 (4) of the Regulation is amended by striking out “Form 8” at the end and substituting “the prescribed form”.
- (2) Clause 19 (5) (a) of the Regulation is amended by striking out “Form 8” and substituting “the prescribed form” and by striking out “Form 1” and substituting “the prescribed form”.

7. (1) Clause 20 (1) (c) of the Regulation is amended by striking out “Form 6” and substituting “the prescribed form”.

(2) Clause 20 (1) (d) of the Regulation is revoked and the following substituted:

(d) include, immediately below or adjacent to the receipt mentioned in clause (c), a requisition for deposit in the prescribed form signed by the depositor;

(3) Clause 20 (1) (e) of the Regulation is amended by striking out the portion before subclause (i) and substituting the following:

(e) include, in a conspicuous place beneath or adjacent to the receipt mentioned in clause (c) and the requisition mentioned in clause (d), a schedule in the prescribed form that relates the numbered part or parts shown on the plan, consecutively,

(4) Clause 20 (1) (f) of the Regulation is amended by striking out “Form 2” and substituting “the schedule mentioned in clause (1) (e)”.

(5) Subsections 20 (2) and (3) of the Regulation are amended by striking out “in Form 2” wherever that expression appears and substituting in each case “mentioned in clause (1) (e)”.

8. Clause 21 (5) (a) of the Regulation is amended by striking out “Form 6” and substituting “the prescribed form”.

9. (1) Clause 24 (a) of the Regulation is amended by striking out “Form 9” and substituting “the prescribed form”.

(2) Clause 24 (b) of the Regulation is amended by striking out “Form 4 a note in Form 10” and substituting “the certificate of registration a note in the prescribed form”.

10. (1) Clause 25 (1) (a) of the Regulation is amended by striking out “Form 11” and substituting “the prescribed form”.

(2) Clause 25 (1) (b) of the Regulation is amended by striking out “Form 12” and substituting “the prescribed form”.

11. (1) Subsection 27 (3) of the Regulation is amended by striking out “Form 4” and substituting “the prescribed form”.

(2) Subclause 27 (4) (d) (i) of the Regulation is amended by adding “and Housing” after “Municipal Affairs”.

12. (1) Subsection 35 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(1) An expropriation plan shall include, in a conspicuous place beneath or adjacent to the certificate of registration, a schedule in the prescribed form that relates the numbered parts shown on the plan to,

(2) Subsections 35 (2) and (3) of the Regulation are amended by striking out “in Form 2” wherever that expression appears and substituting in each case “mentioned in subsection (1)”.

13. Subsection 36 (2) of the Regulation is amended by striking out “Form 4” and substituting “the prescribed form”.

14. (1) Subsection 41 (1) of the Regulation is amended by striking out “Form 2” in the portion before clause (a) and substituting “the prescribed form”.

(2) Subsection 41 (2) of the Regulation is amended by striking out “in Form 2” and substituting “mentioned in subsection (1)”.

15. Subsection 42 (5) of the Regulation is revoked and the following substituted:

(5) A municipal plan shall include the certificate of the clerk and the head of the council of the municipality that certifies that the plan has been prepared in accordance with their directions under section 91 of the *Registry Act* and that is in the prescribed form.

16. Subsection 43 (1) of the Regulation is amended by striking out “Form 4” and substituting “the prescribed form”.

17. (1) Subsection 49 (3) of the Regulation is amended by striking out “Form 14” and substituting “the prescribed form”.

(2) Subsection 49 (10) of the Regulation is amended by striking out “Form 15” and substituting “the prescribed form”.

18. (1) Item 8 of Schedule 2 to the Regulation is revoked and the following substituted:

8. *Legal Aid Services Act, 1998* and its predecessor.

(2) **Schedule 2 to the Regulation is amended by adding the following item:**

12.1 *Municipal Act, 2001*.

(3) **Item 14 of Schedule 2 to the Regulation is amended by adding “being chapter M.60 of the Revised Statutes of Ontario, 1990” after “Act”.**

(4) **Item 16 of Schedule 2 to the Regulation is amended by adding “being chapter O.33 of the Revised Statutes of Ontario, 1990” after “Act”.**

(5) **Item 20 of Schedule 2 to the Regulation is revoked and the following substituted:**

20. *Provincial Land Tax Act, 2006* and its predecessor.

Commencement

19. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Government Services

Date made: May 18, 2011.

38/11

CORRECTION

To Ontario Regulation 436/11 under the *Registry Act* as published in the September 17, 2011 issue of The Ontario Gazette. The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 436/11

made under the

REGISTRY ACT

Made: May 18, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Revoking O. Reg. 21/99

(Registration of Instruments and Deposit of Documents in French)

Note: Ontario Regulation 21/99 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

Revocation

1. Ontario Regulation 21/99 is revoked.

Commencement

2. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Government Services

Date made: May 18, 2011.

38/11

CORRECTION

To Ontario Regulation 437/11 under the *Registry Act* as published in the September 17, 2011 issue of The Ontario Gazette. The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 437/11

made under the

REGISTRY ACT

Made: May 18, 2011

Filed: September 1, 2011

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Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 995 of R.R.O. 1990
(Forms and Records)

Note: Regulation 995 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. The title to Regulation 995 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

RECORDS

2. (1) Section 20 of the Regulation is amended by adding the following subsection:

(0.1) This section applies to instruments registered under subsection 22 (7) of the Act.

(2) Clause 20 (5) (b) of the Regulation is amended by striking out “Form 10” and substituting “the prescribed form”.

3. Subsection 21 (2) of the Regulation is revoked and the following substituted:

(2) A notice of a lease of chattels that have become, or may become, fixtures shall not be registered unless the notice is signed by the owner of the chattels.

4. Subsection 22 (8) of the Regulation is revoked and the following substituted:

(8) A statement of good faith referred to in subsection 22 (11) of the Act shall be made by the person who signs the notice to which the statement refers.

5. (1) Section 28 of the Regulation is amended by adding the following subsections:

(1) The following registry divisions are designated for the purposes of section 44 of the Act:

Algoma (No. 1)
Cochrane (No. 6)
Dundas (No. 8)
Essex (No. 12)
Glengarry (No. 14)
Kenora (No. 23)
Kent (No. 24)
Middlesex (No. 33)
Niagara (No. 30)
Nipissing (No. 36)
Ottawa-Carleton (No. 4)
Peel (No. 43)
Prescott (No. 46)
Renfrew (No. 49)

Russell (No. 50)
Simcoe (No. 51)
Stormont (No. 52)
Sudbury (No. 53)
Thunder Bay (No. 55)
Timiskaming (No. 54)
Toronto (No. 66)
Wentworth (No. 62)

(2) The following Acts are designated for the purpose of subsection 44 (4) of the Act:

1. *Condominium Act, 1998.*
2. *Construction Lien Act.*
3. *Estates Administration Act.*
4. *Family Law Act.*
5. *Land Registration Reform Act.*
6. *Land Transfer Tax Act.*
7. *Municipal Act, 2001.*
8. *Personal Property Security Act.*
9. *Powers of Attorney Act.*
10. *Substitute Decisions Act, 1992.*

(2) Subsections 28 (4) and (5) of the Regulation are revoked and the following substituted:

(4) Despite subsection (1), all registry divisions are designated for the purposes of section 44 of the Act if the instrument to be registered or document to be deposited is the bilingual version of the forms described in section 2 of Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the *Land Registration Reform Act*.

(5) If the instrument to be registered or the document to be deposited is the bilingual version of the forms described in section 2 of Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the *Land Registration Reform Act*, if words have been added to the instrument or document and if the land registrar is of the opinion that all the words that have been added appear in both the English and French languages, the instrument may be registered or the document may be deposited.

6. Subsection 41 (2) of the Regulation is amended by adding “under section 107 of the Act” after “may be written on or attached to a requisition”.

7. Section 48 of the Regulation is revoked and the following substituted:

48. A tax deed or notice of vesting under the *Municipal Act, 2001* in respect of land that, on the date of the deed or notice, was in a local municipality referred to in Schedule 2 shall not be registered unless it has attached to it a statement stating,

- (a) whether or not the land is liable to taxes under the *Mining Act*; and
- (b) whether or not, under section 384 of the *Municipal Act, 2001*, the registration creates a severance of the surface rights of the land from its mining rights.

8. Section 59 of the Regulation is revoked and the following substituted:

59. A notice of claim registered under subsection 113 (2) of the Act shall not be registered unless it has attached to it a statement in support in the prescribed form.

Commencement

9. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Government Services

Date made: May 18, 2011.

CORRECTION

To Ontario Regulation 438/11 under the *Registry Act* as published in the September 17, 2011 issue of The Ontario Gazette. The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 438/11

made under the

REGISTRY ACT

Made: July 19, 2011

Filed: September 1, 2011

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Printed in *The Ontario Gazette*: September 17, 2011

Revoking Reg. 992 of R.R.O. 1990
(Canada Lands)

Note: Regulation 992 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Revocation

- 1. Regulation 992 of the Revised Regulations of Ontario, 1990 is revoked.**

Commencement

- 2. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.**

38/11

CORRECTION

To Ontario Regulation 439/11 under the *Land Titles Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 439/11

made under the

LAND TITLES ACT

Made: May 18, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 690 of R.R.O. 1990
(Forms, Records and Procedures)

Note: Regulation 690 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

- 1. The title of Regulation 690 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

PROCEDURES AND RECORDS

2. The definition of “registrable description” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“registrable description” means a description of land in accordance with Part XII of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the *Registry Act*;

3. (1) Subsection 2 (1) of the Regulation is amended by striking out “in Form 1” and substituting “in the required form”.

(2) Clause 2 (2) (b) of the Regulation is amended by striking out “and an affidavit in Form 19 as to the execution of the consent” at the end.

4. (1) Subsection 3 (1) of the Regulation is revoked and the following substituted:

(1) A notice of an application shall be in the required form and shall be prepared and signed by the applicant’s solicitor.

(2) Clause 3 (4) (b) of the Regulation is amended by striking out “in Form 3” and substituting “in the required form”.

5. (1) Section 5 of the Regulation is amended by adding the following subsection:

(1) An application for the registration of a caution against first registration under subsection 43 (1) of the Act that is submitted for registration in a non-electronic format shall be supported by an affidavit that sets out the supporting evidence and that is in the required form.

(2) Subsection 5 (2) of the Regulation is amended by striking out “in Form 10” and substituting “in the required form”.

6. (1) Clause 6 (2) (b) of the Regulation is amended by striking out “in Form 4” in the portion before subclause (i) and substituting “in the required form”.

(2) Clause 6 (2) (p) of the Regulation is amended by striking out “in Form 5” and substituting “in the required form”.

(3) Clause 6 (2) (q) of the Regulation is amended by striking out “in Form 6” and substituting “in the required form”.

(4) Clause 6 (2) (r) of the Regulation is amended by striking out “in Form 7” and substituting “in the required form”.

(5) Subclause 6 (2) (s) (i) of the Regulation is revoked and the following substituted:

(i) proof of service in the required form, and

(6) Clause 6 (2) (x) of the Regulation is amended by striking out “in Form 8” and substituting “in the required form”.

7. Subsection 10 (4) of the Regulation is amended by striking out “in Form 12” and substituting “in the required form”.

8. Clause 11 (2) (a) of the Regulation is amended by striking out “in Form 13” and substituting “in the required form”.

9. Clause 12 (2) (d) of the Regulation is amended by striking out “in Form 8” and substituting “in the form mentioned in clause 6 (2) (x)”.

10. Section 12.2 of the Regulation and the heading immediately before it are revoked.

11. (1) Section 14 of the Regulation is amended by adding the following subsections:

(1) The following land titles divisions are designated for the purposes of section 85 of the Act:

Algoma (No. 1)
Cochrane (No. 6)
Dundas (No. 8)
Essex (No. 12)
Glengarry (No. 14)
Kenora (No. 23)
Kent (No. 24)
Middlesex (No. 33)
Niagara (No. 30)
Niagara South (No. 59)

Nipissing (No. 36)
Ottawa-Carleton (No. 4)
Peel (No. 43)
Prescott (No. 46)
Renfrew (No. 49)
Russell (No. 50)
Simcoe (No. 51)
Stormont (No. 52)
Sudbury (No. 53)
Thunder Bay (No. 55)
Timiskaming (No. 54)
Toronto (No. 66)
Wentworth (No. 62)

(2) The following Acts are designated for the purpose of the definition of “prescribed form” in subsection 85 (3) of the Act:

1. *Condominium Act, 1998.*
2. *Construction Lien Act.*
3. *Estates Administration Act.*
4. *Family Law Act.*
5. *Land Registration Reform Act.*
6. *Land Transfer Tax Act.*
7. *Municipal Act, 2001.*
8. *Personal Property Security Act.*
9. *Powers of Attorney Act.*
10. *Substitute Decisions Act, 1992.*

(2) Subsections 14 (4) and (5) of the Regulation are revoked and the following substituted:

(4) Despite subsection (1), all land titles divisions are designated for the purposes of section 85 of the Act if the instrument or application to be registered is the bilingual version of any of the forms described in section 2 of Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the *Land Registration Reform Act*.

(5) If the instrument or application to be registered is the bilingual version of any of the forms described in section 2 of Regulation 688 of the Revised Regulations of Ontario, 1990 (Form of Documents) made under the *Land Registration Reform Act*, if words have been added to the instrument or application and if the land registrar is of the opinion that all the words that have been added appear in both the English and French languages, the instrument or application may be registered.

12. The Regulation is amended by adding the following section:

15. (1) If an application to amend the register under subsection 69 (1) or section 75 of the Act or under any other section of the Act under which no form is prescribed is submitted for registration in a non-electronic format, it shall,

- (a) refer to the section of the Act under which the application is made; and
- (b) be supported by the documentary evidence, if any, upon which the applicant relies.

(2) If the application is based on a judgment or order of a court or judge, the documentary evidence mentioned in clause (1) (b) shall be in the form of,

- (a) the original judgment or order;
- (b) a copy certified by the court;
- (c) a certificate certified by the court setting out the substance and effect of the judgment or order; or
- (d) a notarial copy of the original, certified copy or certificate.

(3) If the application is based on a judgment or order of a court or judge, it shall be supported by an affidavit of a solicitor deposing that,

- (a) the judgment or order is still in full force and effect and has not been stayed; and
- (b) the judgment or order affects or relates to the land referred to in the application, unless the land is unambiguously identified in the judgment or order as being the land described in the register.

(4) If the application is based on a judgment or final order of foreclosure on a charge or mortgage, it shall include a registrable description of the land and the registration number of the charge or mortgage.

(5) If the application is based on an order discharging or vacating a construction lien or vacating a certificate of action under the *Construction Lien Act*, it shall include a registrable description of the land and the registration number of every registered claim for lien and certificate of action affected by the order.

13. Section 17 of the Regulation is amended by adding the following subsections:

(1) Except as provided in section 15, an application to register a judgment or order affecting or relating to registered land that is submitted for registration in a non-electronic format shall not be registered unless accompanied by an application in the required form.

(3) A judgment or order shall not be registered unless it is in the form of,

- (a) the original judgment or order;
- (b) a copy certified by the court;
- (c) a certificate certified by the court setting out the substance and effect of the judgment or order; or
- (d) a notarial copy of the original, certified copy or certificate.

14. The Regulation is amended by adding the following sections:

INSTRUMENT EXECUTED UNDER POWER OF ATTORNEY

19. An instrument that is executed under a power of attorney and that is submitted for registration in a non-electronic format shall not be registered unless the attorney states in the instrument that, to the best of the attorney's knowledge and belief,

- (a) the principal was at least 18 years old and had the legal capacity to give the power of attorney when giving it; and
- (b) the power is in full force and effect.

TRANSFER AND CHARGE OF LAND

20. A transfer of freehold land under subsection 86 (1) of the Act or a transfer of leasehold land under subsection 105 (1) of the Act shall comply with the requirements for the registration of a transfer under the *Land Registration Reform Act*.

21. A charge under section 93 of the Act shall comply with the requirements for the registration of a charge under the *Land Registration Reform Act*.

22. (1) A cessation of charge under section 102 of the Act, a discharge of mortgage under section 103 of the Act or a discharge of any other encumbrance or interest shall not discharge more than one charge, mortgage or other interest.

(2) A cessation of charge under section 102 of the Act, a discharge of mortgage under section 103 of the Act or a discharge of any other encumbrance or interest shall comply with the requirements for the registration of a discharge under the *Land Registration Reform Act*.

(3) If the registered owner of the land submits an application to register in a non-electronic format a cessation of a registered charge under subsection 102 (1) of the Act, the application shall be supported by,

- (a) a receipt or such other evidence of payment as is acceptable to the land registrar; and
- (b) the affidavit of the applicant attesting to full payment.

23. A transfer of an interest in land by a chargee under section 99 of the Act or under Part II of the *Mortgages Act* that is submitted for registration in a non-electronic format shall state that,

- (a) the transfer is given under a power of sale contained in the charge or under Part II of the *Mortgages Act*, as the case may be; and
- (b) the sale complies with the charge and the *Mortgages Act*.

15. (1) The heading immediately before subsection 36 (1) of the Regulation is revoked.

(2) Subsection 36 (2) of the Regulation is revoked.

16. The Regulation is amended by adding the following section:

37. A survivorship application under section 123 of the Act that is submitted for registration in a non-electronic format shall be supported by an affidavit that sets out the supporting evidence and that is in the required form.

17. (1) Subsection 38 (1) of the Regulation is revoked and the following substituted:

(1) An application to the Director of Titles or to the land registrar for an inhibiting order under section 23 of the Act that is submitted for registration in a non-electronic format shall be in the required form and shall be supported by the evidence that the Director of Titles or the land registrar, as the case may be, requires.

(2) Subsection 38 (3) of the Regulation is revoked.

18. Subsection 41 (2) of the Regulation is amended by striking out “Ontario Court (General Division)” and substituting “Superior Court of Justice”.

19. Section 44 of the Regulation is revoked.

20. Subsection 60 (1) of the Regulation is amended by striking out “first class mail” and substituting “ordinary mail”.

21. The Regulation is amended by adding the following section:

61. (1) If a notice is required by the Act or this Regulation to be served by the Director of Titles or by a land registrar, the notice may, with the consent of the Director of Titles or of the land registrar, be served by the solicitor for the party interested in service if,

- (a) the Director of Titles or the land registrar, as the case may be, has signed the original form of the notice; and
- (b) an affidavit attesting to the service is filed with the Director of Titles or the land registrar, as the case may be.

(2) A notice served by or on behalf of the Director of Titles or the land registrar may be served by electronic transmission, and if so sent, shall be deemed to be received on the day following the date of electronic transmission that the land registry office is open under section 18 of the Act.

22. Sections 63 and 64 of the Regulation are revoked and the following substituted:

CLAIMS AGAINST THE LAND TITLES ASSURANCE FUND

63. An instrument perpetrates a fraud for the purposes of clause (d) of the definition of “fraudulent instrument” in section 1 of the Act if,

- (a) it is a cessation of a charge or of an encumbrance; and
- (b) the person who purports to register it is a fraudulent person.

64. (1) Subject to subsection (2), the following classes of persons are prescribed for the purposes of subsections 57 (4.1) and (4.2) of the Act:

1. An individual who was the registered owner of the land that is the subject of the application for compensation from the Assurance Fund mentioned in the applicable subsection, where the land was used for residential purposes.
2. An individual who is a purchaser in good faith for valuable consideration of the land that is the subject of the application for compensation from the Assurance Fund mentioned in the applicable subsection, where the land is used for residential purposes.

(2) No individual or person who is entitled to receive compensation from an insurer for any part of the loss for which the individual or person applies for compensation from the Assurance Fund shall be part of a class prescribed under subsection (1).

64.1 (1) An application under subsection 57 (6) of the Act for payment of compensation out of The Land Titles Assurance Fund shall be in the required form and shall be accompanied by an affidavit in the required form.

(2) If the amount payable under a certificate of the Director of Titles under subsection 57 (11) of the Act does not exceed the amount to which subsection 54 (4) of the Act applies, the certificate shall be delivered to the Accountant of the Superior Court of Justice for payment from The Land Titles Assurance Fund Account.

(3) If the Director of Titles determines that an amount is to be paid from The Land Titles Assurance Fund in full satisfaction of the applicant's claim, the Director of Titles may, before or after the Accountant's cheque for the amount has been transferred to the applicant or the applicant's solicitor, require the applicant to execute an acknowledgement and release in the required form and to deliver it to the Director of Titles.

23. Section 65 of the Regulation is amended by striking out “Ontario Court (General Division)” at the end and substituting “Superior Court of Justice”.

Commencement

24. This Regulation comes into force on the later of the July 1, 2011 and the day it is filed.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Government Services

Date made: May 18, 2011.

38/11

CORRECTION

To Ontario Regulation 440/11 under the *Land Titles Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 440/11

made under the

LAND TITLES ACT

Made: May 18, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Revoking O. Reg. 26/99
(General)

Note: Ontario Regulation 26/99 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations -- Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

Revocation

1. Ontario Regulation 26/99 is revoked.

Commencement

2. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Government Services

Date made: May 18, 2011.

38/11

CORRECTION

To Ontario Regulation 441/11 under the *Land Registration Reform Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 441/11 pris en vertu de la *Loi portant réforme de l'enregistrement immobilier* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 441/11

made under the

LAND REGISTRATION REFORM ACT

Made: August 10, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending Reg. 688 of R.R.O. 1990

(Form of Documents)

Note: Regulation 688 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The French version of the title to Regulation 688 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

FORMULAIRES DE DOCUMENTS**2. Section 2 of the Regulation is revoked and the following substituted:**

2. (1) A transfer submitted for registration under the *Registry Act* or for registration in a non-electronic format under the *Land Titles Act* shall be in the form that is entitled "Transfer/Deed of Land", "Acte de cession" or "Transfer/Deed of Land / Acte de cession" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) A charge submitted for registration under the *Registry Act* or for registration in a non-electronic format under the *Land Titles Act* shall be in the form that is entitled "Charge/Mortgage of Land", "Acte de charge (hypothèque)" or "Charge/Mortgage of Land / Acte de charge (hypothèque)" and dated September 1, 2011, as it appears on the Government of Ontario website.

(3) A discharge submitted for registration under the *Registry Act* or for registration in a non-electronic format under the *Land Titles Act* shall be in the form that is entitled "Discharge of Charge/Mortgage", "Mainlevée de charge (hypothèque)" or "Discharge of Charge/Mortgage / Mainlevée de charge (hypothèque)" and dated September 1, 2011, as it appears on the Government of Ontario website.

(4) Every document submitted for registration under the *Registry Act* or for registration in a non-electronic format under the *Land Titles Act*, other than a transfer, a charge, a discharge or a document referred to in section 3, shall be in the form that is entitled "Document General", "Document général" or "Document General / Document général" and dated September 1, 2011, as it appears on the Government of Ontario website or shall be attached to a document in that form.

(5) If a schedule is attached to a document that is submitted for registration under the *Registry Act* or for registration in a non-electronic format under the *Land Titles Act* and that is in the form required for a transfer, charge, discharge or in the form described in subsection (4), the schedule may be in the form that is entitled "Schedule", "Annexe" or "Schedule / Annexe" and dated September 1, 2011, as it appears on the Government of Ontario website.

3. The French version of section 3 of the Regulation is amended by striking out “une formule prescrite” in the portion before paragraph 1 and substituting “un formulaire prescrit”.

4. Section 4 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

4. If a document is attached to a document in the form described in subsection 2 (4), the latter document shall be executed by,

5. Forms 1 to 5 of the Regulation are revoked.

Commencement

6. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 441/11

pris en application de la

LOI PORTANT RÉFORME DE L'ENREGISTREMENT IMMOBILIER

pris le 10 août 2011

déposé le 1^{er} septembre 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. 688 des R.R.O. de 1990
(Formule des documents)

Remarque : Le Règlement 688 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La version française du titre du Règlement 688 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

FORMULAIRES DE DOCUMENTS

2. L'article 2 du Règlement est abrogé et remplacé par ce qui suit :

2. (1) La cession qui est présentée à l'enregistrement en vertu de la *Loi sur l'enregistrement des actes* ou qui est présentée à l'enregistrement sous forme non électronique en vertu de la *Loi sur l'enregistrement des droits immobiliers* est rédigée selon le formulaire intitulé «Acte de cession», «Transfer/Deed of Land» ou «Transfer/Deed of Land / Acte de cession» portant la date du 1^{er} septembre 2011 qui se trouve sur le site Web du gouvernement de l'Ontario.

(2) La charge qui est présentée à l'enregistrement en vertu de la *Loi sur l'enregistrement des actes* ou qui est présentée à l'enregistrement sous forme non électronique en vertu de la *Loi sur l'enregistrement des droits immobiliers* est rédigée selon le formulaire intitulé «Acte de charge (hypothèque)», «Charge/Mortgage of Land» ou «Charge/Mortgage of Land / Acte de charge (hypothèque)» portant la date du 1^{er} septembre 2011 qui se trouve sur le site Web du gouvernement de l'Ontario.

(3) La mainlevée qui est présentée à l'enregistrement en vertu de la *Loi sur l'enregistrement des actes* ou qui est présentée à l'enregistrement sous forme non électronique en vertu de la *Loi sur l'enregistrement des droits immobiliers* est rédigée selon le formulaire intitulé «Mainlevée de charge (hypothèque)», «Discharge of Charge/Mortgage» ou «Discharge of Charge/Mortgage / Mainlevée de charge (hypothèque)» portant la date du 1^{er} septembre 2011 qui se trouve sur le site Web du gouvernement de l'Ontario.

(4) Tout document qui est présenté à l'enregistrement en vertu de la *Loi sur l'enregistrement des actes* ou qui est présenté à l'enregistrement sous forme non électronique en vertu de la *Loi sur l'enregistrement des droits immobiliers*, à l'exclusion d'une cession, d'une charge, d'une mainlevée ou d'un document visé à l'article 3, est rédigé selon le formulaire intitulé «Document général», «Document General» ou «Document General / Document général» portant la date du 1^{er} septembre 2011 qui se trouve sur le site Web du gouvernement de l'Ontario, ou est joint à un document rédigé selon ce formulaire.

(5) L'annexe jointe à un document qui est soit présenté à l'enregistrement en vertu de la *Loi sur l'enregistrement des actes* soit présenté à l'enregistrement sous forme non électronique en vertu de la *Loi sur l'enregistrement des droits immobiliers* et qui est rédigé selon le formulaire requis pour une cession, une charge, une mainlevée ou selon le formulaire visé au

paragraphe (4), peut être rédigée selon le formulaire intitulé «Annexe», «Schedule» ou «Schedule / Annexe» portant la date du 1^{er} septembre 2011 qui se trouve sur le site Web du gouvernement de l'Ontario.

3. La version française de l'article 3 du Règlement est modifiée par substitution de «un formulaire prescrit» à «une formule prescrite» dans le passage qui précède la disposition 1.

4. L'article 4 du Règlement est modifié par substitution de ce qui suit au passage qui précède l'alinéa a) :

4. Le document rédigé selon le formulaire visé au paragraphe 2 (4) auquel est joint un autre document est souscrit par l'une des personnes suivantes :

5. Les formules 1 à 5 du Règlement sont abrogées.

Entrée en vigueur

6. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2011 et du jour de son dépôt.

Made by:

Pris par :

La directrice des droits immobiliers,

KATHERINE M. MURRAY
Director of Titles

Date made: August 10, 2011.

Pris le : 10 août 2011.

38/11

CORRECTION

To Ontario Regulation 442/11 under the *Condominium Act, 1998* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 442/11

made under the

CONDOMINIUM ACT, 1998

Made: July 19, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 48/01

(General)

Note: Ontario Regulation 48/01 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 4 (b) of Ontario Regulation 48/01 is amended by adding “as it read immediately before the repeal of that Act” after “the *Certification of Titles Act*”.

2. (1) Subsection 5 (3) of the Regulation is amended by striking out “in Form 1” and substituting “in the form that the Director of Titles specifies”.

(2) Clause 5 (8) (a) of the Regulation is amended by striking out “in Form 2” and substituting “in the form that the Director of Titles specifies”.

(3) Clause 5 (8) (b) of the Regulation is amended by striking out “in Form 2” and substituting “in the form that the Director of Titles specifies”.

(4) Subsection 5 (9) of the Regulation is amended by striking out “in Form 2” and substituting “described in subsection (8)”.

3. Subsection 9 (5) of the Regulation is amended by striking out “in Form 3” at the end and substituting “in the form that the Director of Titles specifies”.

4. (1) Subsection 10 (1) of the Regulation is amended by striking out “in Form 4” at the end and substituting “in the form that the Director of Titles specifies”.

(2) Subsection 10 (2) of the Regulation is amended by striking out “in Form 5” at the end and substituting “in the form that the Director of Titles specifies”.

(3) Subsection 10 (3) of the Regulation is amended by striking out “in Form 6” at the end and substituting “in the form that the Director of Titles specifies”.

(4) Subsection 10 (4) of the Regulation is amended by striking out “in Form 7” at the end and substituting “in the form that the Director of Titles specifies”.

5. Section 13 of the Regulation is revoked and the following substituted:

Proxies

13. An instrument appointing a proxy to vote at a meeting of owners may be in the form that the Minister responsible for the administration of section 52 of the Act specifies.

6. Section 14 of the Regulation is amended by striking out “in Form 11” at the end and substituting “in the form that the Director of Titles specifies”.

7. Subsection 17 (3) of the Regulation is revoked and the following substituted:

(3) The table of contents in the disclosure statement mentioned in subsection 72 (4) of the Act shall be in the form that is entitled “Disclosure Statement, Table of Contents” and dated September 1, 2011, as it appears on the Government of Ontario website.

8. Subsection 18 (1) of the Regulation is revoked and the following substituted:

Status certificate

(1) A status certificate shall be in the form that is entitled “Status Certificate” and dated September 1, 2011, as it appears on the Government of Ontario website.

9. Section 24 of the Regulation is amended by striking out “in Form 14” at the end and substituting “in the form that the Minister responsible for the administration of that subsection specifies”.

10. Subsection 33 (3) of the Regulation is revoked and the following substituted:

(3) The notice that the board is required to send under subsection 94 (9) of the Act shall be in the form that is entitled “Notice of Future Funding of the Reserve Fund” and dated September 1, 2011, as it appears on the Government of Ontario website.

11. Clause 39 (b) of the Regulation is amended by adding “as it read immediately before the repeal of that Act” after “the *Certification of Titles Act*”.

12. (1) Subsection 40 (3) of the Regulation is amended by striking out “in Form 16” and substituting “in the form that the Director of Titles specifies”.

(2) The following provisions of the Regulation are amended by striking out “in Form 17” wherever that expression appears and substituting in each case “in the form that the Director of Titles specifies”:

1. Clause 40 (11) (a) in the portion before subclause (i).

2. Clause 40 (11) (b) in the portion before subclause (i).

(3) Clauses 40 (12) (a) and (b) of the Regulation are amended by striking out “in Form 17” wherever that expression appears and substituting in each case “described in subsection (11)”.

(4) Subsections 40 (13) and (14) of the Regulation are amended by striking out “in Form 17 contained” wherever that expression appears and substituting in each case “described in subsection (11) that are contained”.

13. Clause 48 (2) (b) of the Regulation is amended by adding “as it read immediately before the repeal of that Act” after “the *Certification of Titles Act*”.

14. Subsection 49 (4) of the Regulation is amended by striking out “in Form 1” and substituting “in the form that the Director of Titles specifies”.

15. Clause 52 (2) (f) of the Regulation is amended by striking out “in Form 18” and substituting “in the form that the Director of Titles specifies”.

16. Subsection 53 (4) of the Regulation is amended by striking out “in Form 3” at the end and substituting “in the form that the Director of Titles specifies”.

17. (1) Subsection 54 (1) of the Regulation is revoked and the following substituted:

Forms for amendments creating phase

(1) Amendments to the declaration and description creating a phase shall be in the form that is entitled “Amendment to Declaration and Description to Create a Phase” and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) Subsection 54 (3) of the Regulation is amended by striking out “in Form 20” at the end and substituting “in the form that the Director of Titles specifies”.

18. (1) The following provisions of the Regulation are amended by striking out “in Form 17” wherever that expression appears and substituting in each case “in the form that the Director of Titles specifies”:

1. Clause 56 (7) (a) in the portion before subclause (i).

2. Clause 56 (7) (b) in the portion before subclause (i).

(2) Clauses 56 (10) (a) and (b) of the Regulation are amended by striking out “in Form 17” wherever that expression appears and substituting in each case “described in subsection (7)”.

(3) Subsections 56 (11) and (12) of the Regulation are amended by striking out “in Form 17 contained” wherever that expression appears and substituting in each case “described in subsection (7) that are contained”.

19. Subsection 57 (4) of the Regulation is amended by striking out “in Form 3” at the end and substituting “in the form that the Director of Titles specifies”.

20. Subsection 58 (1) of the Regulation is amended by striking out “in Form 21” and substituting “in the form that the Director of Titles specifies”.

21. Paragraph 2 of clause 59 (c) of the Regulation is amended by adding “as it read immediately before the repeal of that Act” after “the *Certification of Titles Act*”.

22. Section 61 of the Regulation is amended by striking out “in Form 22” at the end and substituting “in the form that the Director of Titles specifies”.

23. Section 62 of the Regulation is revoked and the following substituted:

Forms

62. The following shall be in the form that the Minister responsible for the administration of section 174 of the Act specifies:

1. The notice that clause 174 (1) (a) of the Act requires the lessor to give a leasehold condominium corporation if the lessor intends to renew all the leasehold interests.

2. The notice that clause 174 (1) (b) of the Act requires the lessor to give a leasehold condominium corporation if the lessor intends to not renew all the leasehold interests.

3. The notice that subsection 174 (4) of the Act requires the corporation to send to the owners.

4. The notice that subsection 174 (6) of the Act requires the corporation to send to the lessor.

24. Forms 1 to 26 of the Regulation are revoked.

Commencement

25. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

CORRECTION

To Ontario Regulation 443/11 under the *Condominium Act, 1998* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 443/11

made under the

CONDOMINIUM ACT, 1998

Made: May 18, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 49/01
(Description and Registration)

Note: Ontario Regulation 49/01 has not previously been amended.

1. (1) Clause 11 (1) (b) of Ontario Regulation 49/01 is revoked and the following substituted:

- (b) immediately below the certificate of registration, the form that section 12 of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the *Registry Act* requires for the approval of the examiner, if that approval is required;

(2) Clause 11 (1) (c) of the Regulation is amended by striking out the portion before subclause (i) and substituting the following:

- (c) immediately below the certificate of registration, or the form that section 12 of Ontario Regulation 43/96 (Surveys, Plans and Descriptions of Land) made under the *Registry Act* requires for the approval of the examiner, if that approval is required, the certificate signed by a surveyor in the form that is required by Ontario Regulation 48/01,

(3) Subsection 11 (2) of the Regulation is revoked and the following substituted:

- (2) Each sheet of the perimeter plan of survey shall show immediately below the notation described in clause (1) (d), the form that subsection 9 (5) of Ontario Regulation 48/01 (General) made under the Act requires for a description of all interests that are appurtenant to the property and all easements or similar interests to which the property is subject.

2. Subsection 21 (3) of the Regulation is revoked and the following substituted:

- (3) In addition to the requirements of subsection 11 (1), each sheet that the amendment to the description creating a phase will add to the perimeter plan of survey shall show, immediately below the notation described in clause 11 (1) (d), the form that subsection 9 (5) of Ontario Regulation 48/01 (General) made under the Act requires for a description of all interests that are appurtenant to the land included in the phase and all easements or similar interests to which the land is subject.

3. Section 35 of the Regulation is amended by striking out “in Form 1” at the end and substituting “in the form that the Director of Titles specifies”.

4. Subsection 36 (1) of the Regulation is amended by striking out “in Form 2” at the end and substituting “in the form that the Director of Titles specifies”.

5. Section 37 of the Regulation is amended by striking out “in Form 3” and substituting “in the form that the Minister responsible for the administration of that subclause specifies”.

6. Sections 39, 40 and 41 of the Regulation are revoked and the following substituted:

Money held in trust

- 39.** The evidence of compliance mentioned in subsection 81 (6) of the Act with respect to money held in trust under section 81 of the Act shall be a statement that is,

- (a) signed by the declarant’s solicitor, a partner in the partnership of solicitors that is the declarant’s solicitor, a solicitor employed by the partnership of solicitors that is the declarant’s solicitor or a trustee of a prescribed class; and

(b) in the form that the Minister responsible for the administration of that section specifies.

Lease or renewal

40. (1) The summary mentioned in clause 83 (1) (b) of the Act in respect of a lease or a renewal of a lease of a unit shall be signed by the owner of the unit and shall be in the form that is entitled "Summary of Lease or Renewal" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) The summary mentioned in clause 83 (1) (b) of the Act in respect of a lease or a renewal of a lease of a common interest in a common elements condominium corporation shall be signed by the owner of the common interest and shall be in the form described in subsection (1).

Notice of lien

41. (1) A certificate of lien mentioned in subsection 85 (2) of the Act shall be in the form that is entitled "Certificate of Lien" and dated September 1, 2011, as it appears on the Government of Ontario website.

(2) A discharge of a certificate of lien mentioned in subsection 85 (7) of the Act shall be in the form that is entitled "Discharge of Certificate of Lien" and dated September 1, 2011, as it appears on the Government of Ontario website.

7. Subsection 42 (1) of the Regulation is revoked and the following substituted:

Status certificate

(1) A certificate mentioned in clause 120 (3) (c) of the Act as to the status for each amalgamating corporation shall be in the form that is entitled "Status Certificate in Amalgamation" and dated September 1, 2011, as it appears on the Government of Ontario website.

8. (1) Subsection 43 (1) of the Regulation is amended by striking out "in Form 9" at the end and substituting "in the form that the Director of Titles specifies".

(2) Subsection 43 (2) of the Regulation is amended by striking out "in Form 10" at the end and substituting "in the form that the Director of Titles specifies".

9. (1) Subsection 44 (1) of the Regulation is amended by striking out "in Form 11" at the end and substituting "in the form that the Director of Titles specifies".

(2) Subsection 44 (2) of the Regulation is amended by striking out "in Form 12" at the end and substituting "in the form that the Director of Titles specifies".

10. (1) Subsection 47 (1) of the Regulation is amended by striking out "in Form 13" at the end and substituting "in the form that the Director of Titles specifies".

(2) Subsection 47 (2) of the Regulation is amended by striking out "in Form 14" at the end and substituting "in the form that the Director of Titles specifies".

(3) The following provisions of the Regulation are amended by striking out "in Form 13 or 14" wherever that expression appears and substituting in each case "the form described in subsection (1) or (2)":

1. Subsection 47 (3) in the portion before clause (a).
2. Subsection 47 (4) in the portion before clause (a).
3. Subsection 47 (5) in the portion before clause (a).

11. Subsection 48 (2) of the Regulation is amended by striking out "Form 15" at the end and substituting "in the form that the Minister responsible for the administration of that subsection specifies".

12. Forms 1 to 15 of the Regulation are revoked.

Commencement

13. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Government Services

Date made: May 18, 2011.

CORRECTION

To Ontario Regulation 444/11 under the *Environmental Assessment Act* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

ONTARIO REGULATION 444/11

made under the

ENVIRONMENTAL ASSESSMENT ACT

Made: September 1, 2011

Filed: September 1, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

DESIGNATION — HIGHLAND COMPANIES (3191574 NOVA SCOTIA COMPANY LIMITED)**1. In this Regulation,**

“Highland Companies” means 3191574 Nova Scotia Company Limited, doing business as Highland Companies, being Ontario Corporation 1733931, and includes any of its successors and assigns and any person related to Highland Companies by ownership and any person who is a party to a contract with Highland Companies respecting any undertaking described in section 2.

2. Any enterprise or activity by Highland Companies that is related to the establishment, operation or closure of a quarry and any associated enterprise or activity, including the processing of aggregate, on the site located on part of Lots 18 to 23, Concession 1 OS; part of Lots 18 and 19, Concession 2 OS; part of Lots 17 to 21, Concession 3 OS; part of the Original Road Allowance between Lots 20 and 21, Concession 3 OS; and part of Lots 16 to 19, Concession 4 OS, in the Township of Melancthon, County of Dufferin, is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the Act applies.

Commencement**3. This Regulation comes into force on the day it is filed.**

CORRECTION

To Ontario Regulation 445/11 under the *Education Act* as published in the September 17, 2011 issue of The Ontario Gazette. The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 445/11 pris en vertu de la *Loi sur l'éducation* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 445/11

made under the

EDUCATION ACT

Made: August 17, 2011

Filed: September 2, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 196/10

(Grants for Student Needs — Legislative Grants for the 2010-2011 School Board Fiscal Year)

Note: Ontario Regulation 196/10 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 3 of subsection 15 (1) of the Ontario Regulation 196/10 is revoked and the following substituted:

3. Deduct the following costs for which the board is responsible under the *Municipal Elections Act, 1996* that are incurred in the fiscal year:
 - i. Any costs that the board is required to pay under the *Municipal Elections Act, 1996* in respect of conducting elections of members in territory without municipal organization that is deemed to be a district municipality for the purpose of clause 257.12 (3) (a) of the *Education Act*, but not including costs described in subparagraph ii, iii, iv or v.
 - ii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of recounts held under clause 56 (1) (a) or section 58 or 63 of that Act.
 - iii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of by-elections conducted in the circumstances described in subparagraphs i, iv, v and vi of subsection 65 (4) of that Act, or in respect of recounts in such by-elections.
 - iv. Any costs that the board is required to pay under subsection 81 (13) of the *Municipal Elections Act, 1996* in respect of compliance audits and that the board is not entitled to recover under subsection 81 (15) of that Act.
 - v. Any costs that the board is required to pay under subsection 81.1 (5) of the *Municipal Elections Act, 1996* in respect of the compliance audit committee.

2. (1) Paragraph 16 of subsection 47 (1) of the Regulation is revoked and the following substituted:

16. Identify each school of the board that meets the following criteria:
 - i. The school is identified as an elementary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (3).
 - ii. The school opened and began operating before September 1, 2009.

- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:

- A. Take the number determined under subparagraph 17 vi or the predecessor of subparagraph 17 vi in the grant regulation for the fiscal year in which the construction began.
- B. Multiply the number determined under sub-subparagraph A by \$1,776.47.
- C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.
- D. Multiply the number determined under sub-subparagraph C by 0.5.

(2) Paragraph 20 of subsection 47 (1) of the Regulation is revoked and the following substituted:

20. Identify each rural elementary school of the board that meets the following criteria:

- i. The school is not an outlying elementary school of the board.
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 17 vi or the predecessor of subparagraph 17 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,776.47.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(3) Paragraph 27 of subsection 47 (1) of the Regulation is revoked and the following substituted:

27. Identify each school of the board that meets the following criteria:

- i. The school is identified as a secondary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (3).
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 28 vi or the predecessor of subparagraph 28 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(4) Paragraph 31 of subsection 47 (1) of the Regulation is revoked and the following substituted:

31. Identify each rural secondary school of the board that meets the following criteria:

- i. The school is not an outlying secondary school of the board.
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 28 vi or the predecessor of subparagraph 28 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.

C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.

D. Multiply the number determined under sub-subparagraph C by 0.5.

3. (1) Paragraph 14 of section 48 of the Regulation is revoked and the following substituted:

14. Identify each school of the board that meets the following criteria:

- i. The school is identified as an elementary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (3).
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 15 vi or the predecessor of subparagraph 15 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,776.47.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(2) Paragraph 18 of section 48 of the Regulation is revoked and the following substituted:

18. Identify each rural elementary school of the board that meets the following criteria:

- i. The school is not an outlying elementary school of the board.
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 15 vi or the predecessor of subparagraph 15 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,776.47.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(3) Paragraph 25 of section 48 of the Regulation is revoked and the following substituted:

25. Identify each school of the board that meets the following criteria:

- i. The school is identified as a secondary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (3).
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 26 vi or the predecessor of subparagraph 26 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(4) Paragraph 29 of section 48 of the Regulation is revoked and the following substituted:

29. Identify each rural secondary school of the board that meets the following criteria:

- i. The school is not an outlying secondary school of the board.

- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 26 vi or the predecessor of subparagraph 26 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 24 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

4. Paragraph 3 of subsection 59 (3) of the Regulation is revoked and the following substituted:

- 3. Deduct the following costs for which the board is responsible under the *Municipal Elections Act, 1996* that are incurred in the fiscal year:
 - i. Any costs that the board is required to pay under the *Education Act* or under the *Municipal Elections Act, 1996* in respect of conducting elections of members in territory without municipal organization that is deemed to be a district municipality for the purpose of clause 257.12 (3) (a) of the *Education Act*, but not including costs described in subparagraph ii, iii, iv or v.
 - ii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of recounts held under clause 56 (1) (a) or section 58 or 63 of that Act.
 - iii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of by-elections conducted in the circumstances described in subparagraphs i, iv, v and vi of subsection 65 (4) of that Act, or in respect of recounts in such by-elections.
 - iv. Any costs that the board is required to pay under subsection 81 (13) of the *Municipal Elections Act, 1996* in respect of compliance audits and that the board is not entitled to recover under subsection 81 (15) of that Act.
 - v. Any costs that the board is required to pay under subsection 81.1 (5) of the *Municipal Elections Act, 1996* in respect of the compliance audit committee.

5. Table 16 of the Regulation is revoked.

6. Table 27 of the Regulation is revoked and the following substituted:

TABLE/TABLEAU 27

ENTITLEMENT FOR CONSOLIDATED CAPITAL PROGRAMS/SOMME ATTRIBUÉE AU TITRE DES PROGRAMMES D'IMMOBILISATIONS CONSOLIDÉS

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
1.	Algoma District School Board	77,195,448
2.	Algonquin and Lakeshore Catholic District School Board	19,415,489
3.	Avon Maitland District School Board	20,435,453
4.	Bluewater District School Board	33,708,627
5.	Brant Haldimand Norfolk Catholic District School Board	10,432,822
6.	Bruce-Grey Catholic District School Board	4,327,770
7.	Conseil des écoles publiques de l'Est de l'Ontario	11,315,950
8.	Conseil scolaire de district catholique des Grandes Rivières	8,236,203
9.	Conseil scolaire de district catholique Centre-Sud	91,342,819
10.	Conseil scolaire de district catholique de l'Est ontarien	22,519,997
11.	Conseil scolaire de district catholique des Aurores boréales	1,208,476
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	43,193,977
13.	Conseil scolaire de district catholique du Nouvel-Ontario	33,371,485
14.	Conseil scolaire de district catholique Franco-Nord	37,872,755
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	39,125,972
16.	Conseil scolaire Viamonde	90,084,718
17.	Conseil scolaire de district du Grand Nord de l'Ontario	15,304,615
18.	Conseil scolaire de district du Nord-Est de l'Ontario	18,325,740
19.	District School Board of Niagara	15,662,363
20.	District School Board Ontario North East	12,047,093
21.	Dufferin-Peel Catholic District School Board	25,097,495

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
22.	Durham Catholic District School Board	11,434,207
23.	Durham District School Board	39,259,033
24.	Catholic District School Board of Eastern Ontario	18,547,812
25.	Grand Erie District School Board	44,476,515
26.	Greater Essex County District School Board	87,715,573
27.	Halton Catholic District School Board	75,408,602
28.	Halton District School Board	70,634,396
29.	Hamilton-Wentworth Catholic District School Board	58,775,212
30.	Hamilton-Wentworth District School Board	84,932,684
31.	Hastings and Prince Edward District School Board	3,173,052
32.	Huron Perth Catholic District School Board	1,145,400
33.	Huron-Superior Catholic District School Board	8,658,333
34.	Kawartha Pine Ridge District School Board	38,324,665
35.	Keewatin-Patricia District School Board	14,988,795
36.	Kenora Catholic District School Board	3,820,250
37.	Lakehead District School Board	32,021,682
38.	Lambton Kent District School Board	15,832,207
39.	Limestone District School Board	43,037,809
40.	London District Catholic School Board	42,543,357
41.	Near North District School Board	40,852,464
42.	Niagara Catholic District School Board	19,999,385
43.	Nipissing-Parry Sound Catholic District School Board	17,117,224
44.	Northeastern Catholic District School Board	0
45.	Northwest Catholic District School Board	820,718
46.	Ottawa Catholic School Board	40,157,849
47.	Ottawa-Carleton District School Board	38,364,084
48.	Peel District School Board	86,047,344
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	17,098,827
50.	Rainbow District School Board	28,589,326
51.	Rainy River District School Board	19,963,311
52.	Renfrew County Catholic District School Board	6,394,292
53.	Renfrew County District School Board	30,439,638
54.	Simcoe County District School Board	98,465,491
55.	Simcoe Muskoka Catholic District School Board	30,358,678
56.	St. Clair Catholic District School Board	14,235,687
57.	Sudbury Catholic District School Board	16,561,119
58.	Superior North Catholic District School Board	0
59.	Superior-Greenstone District School Board	5,715,422
60.	Thames Valley District School Board	76,296,101
61.	Thunder Bay Catholic District School Board	14,532,633
62.	Toronto Catholic District School Board	101,880,279
63.	Toronto District School Board	87,952,556
64.	Trillium Lakelands District School Board	5,921,596
65.	Upper Canada District School Board	31,710,636
66.	Upper Grand District School Board	36,032,467
67.	Waterloo Catholic District School Board	17,305,016
68.	Waterloo Region District School Board	33,922,567
69.	Wellington Catholic District School Board	19,733,768
70.	Windsor-Essex Catholic District School Board	2,735,926
71.	York Catholic District School Board	95,188,628
72.	York Region District School Board	100,004,581

Commencement

7. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 445/11

pris en vertu de la

LOI SUR L'ÉDUCATION

pris le 17 août 2011

déposé le 2 septembre 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. de l'Ont. 196/10

(Subventions pour les besoins des élèves — subventions générales pour l'exercice 2010-2011 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 196/10 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 3 du paragraphe 15 (1) du Règlement de l'Ontario 196/10 est abrogée et remplacée par ce qui suit :

3. Déduire les frais suivants dont le conseil est redevable en application de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice :
 - i. Les frais que le conseil est tenu de payer en application de la *Loi de 1996 sur les élections municipales* pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la *Loi sur l'éducation*, à l'exclusion des frais visés à la sous-disposition ii, iii, iv ou v.
 - ii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des nouveaux dépouillements tenus dans le cadre de l'alinéa 56 (1) a) ou de l'article 58 ou 63 de cette loi.
 - iii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des élections partielles tenues dans les circonstances visées aux sous-dispositions i, iv, v et vi du paragraphe 65 (4) de cette loi ou au titre des nouveaux dépouillements tenus dans le cadre de telles élections.
 - iv. Les frais que le conseil est tenu de payer en application du paragraphe 81 (13) de la *Loi de 1996 sur les élections municipales* au titre des vérifications de conformité et qu'il n'a pas le droit de recouvrer aux termes du paragraphe 81 (15) de cette loi.
 - v. Les frais que le conseil est tenu de payer en application du paragraphe 81.1 (5) de la *Loi de 1996 sur les élections municipales* au titre du comité de vérification de conformité.

2. (1) La disposition 16 du paragraphe 47 (1) du Règlement est abrogée et remplacée par ce qui suit :

16. Identifier chaque école du conseil qui remplit les critères suivants :

- i. L'école a été désignée comme une école élémentaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (3).
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 17 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(2) La disposition 20 du paragraphe 47 (1) du Règlement est abrogée et remplacée par ce qui suit :

20. Identifier chaque école élémentaire rurale du conseil qui remplit les critères suivants :

- i. L'école n'est pas une école élémentaire excentrée.
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 17 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(3) La disposition 27 du paragraphe 47 (1) du Règlement est abrogée et remplacée par ce qui suit :

27. Identifier chaque école du conseil qui remplit les critères suivants :

- i. L'école a été désignée comme une école secondaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (3).
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 28 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(4) La disposition 31 du paragraphe 47 (1) du Règlement est abrogée et remplacée par ce qui suit :

31. Identifier chaque école secondaire rurale du conseil qui remplit les critères suivants :

- i. L'école n'est pas une école secondaire excentrée.
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 28 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

3. (1) La disposition 14 de l'article 48 du Règlement est abrogée et remplacée par ce qui suit :

14. Identifier chaque école du conseil qui remplit les critères suivants :

- i. L'école a été désignée comme une école élémentaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (3).

- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 15 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(2) La disposition 18 de l'article 48 du Règlement est abrogée et remplacée par ce qui suit :

18. Identifier chaque école élémentaire rurale du conseil qui remplit les critères suivants :

- i. L'école n'est pas une école élémentaire excentrée.
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 15 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(3) La disposition 25 de l'article 48 du Règlement est abrogée et remplacée par ce qui suit :

25. Identifier chaque école du conseil qui remplit les critères suivants :

- i. L'école a été désignée comme une école secondaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (3).
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 26 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(4) La disposition 29 de l'article 48 du Règlement est abrogée et remplacée par ce qui suit :

29. Identifier chaque école secondaire rurale du conseil qui remplit les critères suivants :

- i. L'école n'est pas une école secondaire excentrée.
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.

iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :

- A. Prendre le nombre calculé en application de la sous-disposition 26 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
- B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
- C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 24 en regard du nom du conseil.
- D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

4. La disposition 3 du paragraphe 59 (3) du Règlement est abrogée et remplacée par ce qui suit :

3. Déduire les frais suivants dont le conseil est redevable en application de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice :
 - i. Les frais que le conseil est tenu de payer en application de la *Loi sur l'éducation* ou de la *Loi de 1996 sur les élections municipales* pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la *Loi sur l'éducation*, à l'exclusion des frais visés à la sous-disposition ii, iii, iv ou v.
 - ii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des nouveaux dépouillements tenus dans le cadre de l'alinéa 56 (1) a) ou de l'article 58 ou 63 de cette loi.
 - iii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des élections partielles tenues dans les circonstances visées aux sous-dispositions i, iv, v et vi du paragraphe 65 (4) de cette loi ou au titre des nouveaux dépouillements tenus dans le cadre de telles élections.
 - iv. Les frais que le conseil est tenu de payer en application du paragraphe 81 (13) de la *Loi de 1996 sur les élections municipales* au titre des vérifications de conformité et qu'il n'a pas le droit de recouvrer aux termes du paragraphe 81 (15) de cette loi.
 - v. Les frais que le conseil est tenu de payer en application du paragraphe 81.1 (5) de la *Loi de 1996 sur les élections municipales* au titre du comité de vérification de conformité.

5. Le tableau 16 du Règlement est abrogé.

6. Le tableau 27 du Règlement est abrogé et remplacé par ce qui suit :

TABLE/TABLEAU 27

ENTITLEMENT FOR CONSOLIDATED CAPITAL PROGRAMS/SOMME ATTRIBUÉE AU TITRE DES
PROGRAMMES D'IMMOBILISATIONS CONSOLIDÉS

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Montant (\$)
1.	Algoma District School Board	77,195,448
2.	Algonquin and Lakeshore Catholic District School Board	19,415,489
3.	Avon Maitland District School Board	20,435,453
4.	Bluewater District School Board	33,708,627
5.	Brant Haldimand Norfolk Catholic District School Board	10,432,822
6.	Bruce-Grey Catholic District School Board	4,327,770
7.	Conseil des écoles publiques de l'Est de l'Ontario	11,315,950
8.	Conseil scolaire de district catholique des Grandes Rivières	8,236,203
9.	Conseil scolaire de district catholique Centre-Sud	91,342,819
10.	Conseil scolaire de district catholique de l'Est ontarien	22,519,997
11.	Conseil scolaire de district catholique des Aurores boréales	1,208,476
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	43,193,977
13.	Conseil scolaire de district catholique du Nouvel-Ontario	33,371,485
14.	Conseil scolaire de district catholique Franco-Nord	37,872,755
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	39,125,972
16.	Conseil scolaire Viamonde	90,084,718

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
17.	Conseil scolaire de district du Grand Nord de l'Ontario	15,304,615
18.	Conseil scolaire de district du Nord-Est de l'Ontario	18,325,740
19.	District School Board of Niagara	15,662,363
20.	District School Board Ontario North East	12,047,093
21.	Dufferin-Peel Catholic District School Board	25,097,495
22.	Durham Catholic District School Board	11,434,207
23.	Durham District School Board	39,259,033
24.	Catholic District School Board of Eastern Ontario	18,547,812
25.	Grand Erie District School Board	44,476,515
26.	Greater Essex County District School Board	87,715,573
27.	Halton Catholic District School Board	75,408,602
28.	Halton District School Board	70,634,396
29.	Hamilton-Wentworth Catholic District School Board	58,775,212
30.	Hamilton-Wentworth District School Board	84,932,684
31.	Hastings and Prince Edward District School Board	3,173,052
32.	Huron Perth Catholic District School Board	1,145,400
33.	Huron-Superior Catholic District School Board	8,658,333
34.	Kawartha Pine Ridge District School Board	38,324,665
35.	Keewatin-Patricia District School Board	14,988,795
36.	Kenora Catholic District School Board	3,820,250
37.	Lakehead District School Board	32,021,682
38.	Lambton Kent District School Board	15,832,207
39.	Limestone District School Board	43,037,809
40.	London District Catholic School Board	42,543,357
41.	Near North District School Board	40,852,464
42.	Niagara Catholic District School Board	19,999,385
43.	Nipissing-Parry Sound Catholic District School Board	17,117,224
44.	Northeastern Catholic District School Board	0
45.	Northwest Catholic District School Board	820,718
46.	Ottawa Catholic School Board	40,157,849
47.	Ottawa-Carleton District School Board	38,364,084
48.	Peel District School Board	86,047,344
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	17,098,827
50.	Rainbow District School Board	28,589,326
51.	Rainy River District School Board	19,963,311
52.	Renfrew County Catholic District School Board	6,394,292
53.	Renfrew County District School Board	30,439,638
54.	Simcoe County District School Board	98,465,491
55.	Simcoe Muskoka Catholic District School Board	30,358,678
56.	St. Clair Catholic District School Board	14,235,687
57.	Sudbury Catholic District School Board	16,561,119
58.	Superior North Catholic District School Board	0
59.	Superior-Greenstone District School Board	5,715,422
60.	Thames Valley District School Board	76,296,101
61.	Thunder Bay Catholic District School Board	14,532,633
62.	Toronto Catholic District School Board	101,880,279
63.	Toronto District School Board	87,952,556
64.	Trillium Lakelands District School Board	5,921,596
65.	Upper Canada District School Board	31,710,636
66.	Upper Grand District School Board	36,032,467
67.	Waterloo Catholic District School Board	17,305,016
68.	Waterloo Region District School Board	33,922,567
69.	Wellington Catholic District School Board	19,733,768
70.	Windsor-Essex Catholic District School Board	2,735,926
71.	York Catholic District School Board	95,188,628
72.	York Region District School Board	100,004,581

Entrée en vigueur

7. Le présent règlement entre en vigueur le jour de son dépôt.

38/11

CORRECTION

To Ontario Regulation 446/11 under the *Education Act* as published in the September 17, 2011 issue of The Ontario Gazette. The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 446/11 pris en vertu de la *Loi sur l'éducation* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 446/11

made under the

EDUCATION ACT

Made: August 17, 2011

Filed: September 2, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 160/11

(Grants for Student Needs — Legislative Grants for the 2011-2012 School Board Fiscal Year)

Note: Ontario Regulation 160/11 has not previously been amended.

1. Paragraph 3 of subsection 15 (1) of the Ontario Regulation 160/11 is revoked and the following substituted:

3. Deduct the following costs for which the board is responsible under the *Municipal Elections Act, 1996* that are incurred in the fiscal year:
 - i. Any costs that the board is required to pay under the *Municipal Elections Act, 1996* in respect of conducting elections of members in territory without municipal organization that is deemed to be a district municipality for the purpose of clause 257.12 (3) (a) of the *Education Act*, but not including costs described in subparagraph ii, iii, iv or v.
 - ii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of recounts held under clause 56 (1) (a) or section 58 or 63 of that Act.
 - iii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of by-elections conducted in the circumstances described in subparagraphs i, iv, v and vi of subsection 65 (4) of that Act, or in respect of recounts in such by-elections.
 - iv. Any costs that the board is required to pay under subsection 81 (13) of the *Municipal Elections Act, 1996* in respect of compliance audits and that the board is not entitled to recover under subsection 81 (15) of that Act.
 - v. Any costs that the board is required to pay under subsection 81.1 (5) of the *Municipal Elections Act, 1996* in respect of the compliance audit committee.

2. (1) Subsection 17 (2) of the Regulation is amended by adding the following definition:

“new school” means a school that begins operating for the first time during the 2011-2012 school year. (“nouvelle école”)

(2) Paragraph 1 of subsection 17 (3) of the Regulation is revoked and the following substituted:

1. Despite any other paragraph, a school of the board that is not a new school is a qualifying sole elementary school, a qualifying sole secondary school or a part of a qualifying combined school if,
 - i. it was determined to be such a school for the purposes of section 17 of the 2010-2011 grant regulation, and
 - ii. it has a 2011-2012 enrolment of one or more.
- 1.1 The rules set out in paragraphs 1.2 to 5 apply for the purpose of determining whether a school that is a new school is a qualifying sole elementary school, a qualifying sole secondary school or a part of a qualifying combined school.
- 1.2 A school of the board that is a new school is a qualifying elementary or secondary school of the board if,
 - i. it has been identified as an elementary or secondary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (2), and
 - ii. it has a 2011-2012 enrolment of one or more.

3. Subparagraph 5 i of subsection 47 (1) of the Regulation is amended by adding the following sub-subparagraph:

C.1 The amount determined under section 55.1.

4. (1) Paragraph 16 of subsection 48 (1) of the Regulation is revoked and the following substituted:

16. Identify each school of the board that meets the following criteria:
 - i. The school is identified as an elementary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (2).
 - ii. The school opened and began operating before September 1, 2009.
 - iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 17 vi or the predecessor of subparagraph 17 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,776.47.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(2) Paragraph 20 of subsection 48 (1) of the Regulation is revoked and the following substituted:

20. Identify each rural elementary school of the board that meets the following criteria:
 - i. The school is not an outlying elementary school of the board.
 - ii. The school opened and began operating before September 1, 2009.
 - iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 17 vi or the predecessor of subparagraph 17 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,776.47.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(3) Paragraph 27 of subsection 48 (1) of the Regulation is revoked and the following substituted:

27. Identify each school of the board that meets the following criteria:
 - i. The school is identified as a secondary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (2).
 - ii. The school opened and began operating before September 1, 2009.

- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 28 vi or the predecessor of subparagraph 28 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(4) Paragraph 31 of subsection 48 (1) of the Regulation is revoked and the following substituted:

31. Identify each rural secondary school of the board that meets the following criteria:
- i. The school is not an outlying secondary school of the board.
 - ii. The school opened and began operating before September 1, 2009.
 - iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 28 vi or the predecessor of subparagraph 28 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

5. (1) Paragraph 14 of section 49 of the Regulation is revoked and the following substituted:

14. Identify each school of the board that meets the following criteria:
- i. The school is identified as an elementary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (2).
 - ii. The school opened and began operating before September 1, 2009.
 - iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 15 vi or the predecessor of subparagraph 15 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,776.47.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(2) Paragraph 18 of section 49 of the Regulation is revoked and the following substituted:

18. Identify each rural elementary school of the board that meets the following criteria:
- i. The school is not an outlying elementary school of the board.
 - ii. The school opened and began operating before September 1, 2009.
 - iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 15 vi or the predecessor of subparagraph 15 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,776.47.

- C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
- D. Multiply the number determined under sub-subparagraph C by 0.5.

(3) Paragraph 25 of section 49 of the Regulation is revoked and the following substituted:

25. Identify each school of the board that meets the following criteria:

- i. The school is identified as a secondary school in accordance with the Instruction Guide, dated 2002, which is available as described in subsection 3 (2).
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 26 vi or the predecessor of subparagraph 26 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

(4) Paragraph 29 of section 49 of the Regulation is revoked and the following substituted:

29. Identify each rural secondary school of the board that meets the following criteria:

- i. The school is not an outlying secondary school of the board.
- ii. The school opened and began operating before September 1, 2009.
- iii. If the school has been the subject of an addition, alteration, renovation or major repair project that was completed on or after September 1, 2009, the total construction costs incurred by the board for the project, less any insurance proceeds received by the board in respect of the project, did not exceed the following amount:
 - A. Take the number determined under subparagraph 26 vi or the predecessor of subparagraph 26 vi in the grant regulation for the fiscal year in which the construction began.
 - B. Multiply the number determined under sub-subparagraph A by \$1,937.98.
 - C. Multiply the amount determined under sub-subparagraph B by the geographic adjustment factor set out in Column 2 of Table 25 opposite the name of the board.
 - D. Multiply the number determined under sub-subparagraph C by 0.5.

6. Section 50 of the Regulation is amended by adding the following paragraph:

5.1 The amount for capital priority projects.

7. The Regulation is amended by adding the following section:

Amount for capital priority projects

55.1 The amount for the board for the fiscal year for capital priorities projects is determined as follows:

- 1. Determine the total construction costs incurred by the board in the fiscal year, and reported by August 31, 2012, for the capital priority projects listed in Column 3 of Table 27.1 opposite the name of the board.
- 2. Identify the amount set out in Column 5 of Table 27.1 opposite the name of the board.
- 3. Take the lesser of the amount determined under paragraph 1 and the amount identified under paragraph 2.

8. Paragraph 3 of subsection 62 (3) of the Regulation is revoked and the following substituted:

- 3. Deduct the following costs for which the board is responsible under the *Municipal Elections Act, 1996* that are incurred in the fiscal year:
 - i. Any costs that the board is required to pay under the *Education Act* or under the *Municipal Elections Act, 1996* in respect of conducting elections of members in territory without municipal organization that is deemed to be a district municipality for the purpose of clause 257.12 (3) (a) of the *Education Act*, but not including costs described in subparagraph ii, iii, iv or v.

- ii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of recounts held under clause 56 (1) (a) or section 58 or 63 of that Act.
- iii. Any costs that the board is required to pay under subsection 7 (4) of the *Municipal Elections Act, 1996* in respect of by-elections conducted in the circumstances described in subparagraphs 1 i, iv, v and vi of subsection 65 (4) of that Act, or in respect of recounts in such by-elections.
- iv. Any costs that the board is required to pay under subsection 81 (13) of the *Municipal Elections Act, 1996* in respect of compliance audits and that the board is not entitled to recover under subsection 81 (15) of that Act.
- v. Any costs that the board is required to pay under subsection 81.1 (5) of the *Municipal Elections Act, 1996* in respect of the compliance audit committee.

9. Table 17 of the Regulation is revoked.

10. Table 19 of the Regulation is revoked and the following substituted:

TABLE/TABLEAU 19

TEMPORARY PUPIL ACCOMMODATIONS/INSTALLATIONS D'ACCUEIL TEMPORAIRES POUR LES ÉLÈVES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
1.	Algoma District School Board	0
2.	Algonquin and Lakeshore Catholic District School Board	367,984
3.	Avon Maitland District School Board	70,000
4.	Bluewater District School Board	70,000
5.	Brant Haldimand Norfolk Catholic District School Board	140,000
6.	Bruce-Grey Catholic District School Board	0
7.	Catholic District School Board of Eastern Ontario	330,000
8.	Conseil des écoles publiques de l'Est de l'Ontario	366,840
9.	Conseil scolaire de district catholique Centre-Sud	1,065,000
10.	Conseil scolaire de district catholique de l'Est ontarien	0
11.	Conseil scolaire de district catholique des Aurores boréales	0
12.	Conseil scolaire de district catholique des Grandes Rivières	0
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	1,515,000
14.	Conseil scolaire de district catholique du Nouvel-Ontario	155,000
15.	Conseil scolaire de district catholique Franco-Nord	0
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	1,065,000
17.	Conseil scolaire Viamonde	720,000
18.	Conseil scolaire de district du Grand Nord de l'Ontario	65,325
19.	Conseil scolaire de district du Nord-Est de l'Ontario	360,000
20.	District School Board of Niagara	280,000
21.	District School Board Ontario North East	0
22.	Dufferin-Peel Catholic District School Board	1,620,102
23.	Durham Catholic District School Board	385,000
24.	Durham District School Board	1,050,000
25.	Grand Erie District School Board	140,000
26.	Greater Essex County District School Board	422,203
27.	Halton Catholic District School Board	1,617,693
28.	Halton District School Board	2,530,000
29.	Hamilton-Wentworth Catholic District School Board	620,000
30.	Hamilton-Wentworth District School Board	1,160,000
31.	Hastings and Prince Edward District School Board	0
32.	Huron Perth Catholic District School Board	70,000
33.	Huron-Superior Catholic District School Board	0
34.	Kawartha Pine Ridge District School Board	0
35.	Keewatin-Patricia District School Board	120,000
36.	Kenora Catholic District School Board	0
37.	Lakehead District School Board	0
38.	Lambton Kent District School Board	70,000
39.	Limestone District School Board	120,000
40.	London District Catholic School Board	140,000
41.	Near North District School Board	0
42.	Niagara Catholic District School Board	210,000

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
43.	Nipissing-Parry Sound Catholic District School Board	0
44.	Northeastern Catholic District School Board	0
45.	Northwest Catholic District School Board	0
46.	Ottawa-Carleton District School Board	1,765,000
47.	Ottawa Catholic District School Board	210,000
48.	Peel District School Board	3,404,639
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	140,000
50.	Rainbow District School Board	240,000
51.	Rainy River District School Board	120,000
52.	Renfrew County Catholic District School Board	35,000
53.	Renfrew County District School Board	0
54.	Simcoe County District School Board	1,991,691
55.	Simcoe Muskoka Catholic District School Board	70,000
56.	St. Clair Catholic District School Board	0
57.	Sudbury Catholic District School Board	0
58.	Superior-Greenstone District School Board	0
59.	Superior North Catholic District School Board	0
60.	Thames Valley District School Board	700,000
61.	Thunder Bay Catholic District School Board	71,950
62.	Toronto Catholic District School Board	2,786,224
63.	Toronto District School Board	1,470,000
64.	Trillium Lakelands District School Board	35,000
65.	Upper Canada District School Board	280,000
66.	Upper Grand District School Board	420,000
67.	Waterloo Catholic District School Board	455,000
68.	Waterloo Region District School Board	1,765,540
69.	Wellington Catholic District School Board	210,000
70.	Windsor-Essex Catholic District School Board	694,347
71.	York Catholic District School Board	3,330,000
72.	York Region District School Board	1,150,000

11. The Regulation is amended by adding the following Table:

TABLE/TABLEAU 27.1

ENTITLEMENT FOR CAPITAL PRIORITIES PROJECTS/SOMME ATTRIBUÉE AU TITRE DES IMMOBILISATIONS PRIORITAIRES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipalité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
1.	Avon Maitland District School Board	North Perth	New Consolidated Elementary School (Wallace Public School, Listowel Central)/Nouvelle école élémentaire regroupée (Wallace Public School, Listowel Central)	10,318,730	12,818,730
2.	Avon Maitland District School Board	South Huron	Addition to South Huron District High School to accommodate grades 7 and 8/Agrandissement de la South Huron District High School pour accueillir les 7 ^e et	2,500,000	

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipalité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
			8 ^e années		
3.	Bluewater District School Board	Owen Sound	Addition to Keppel-Sarawak Elementary School/Agrandissement de la Keppel-Sarawak Elementary School	1,559,954	1,559,954
4.	Brant Haldimand Norfolk Catholic District School Board	Brantford	New Consolidated Elementary School (St. Pius, St. Bernard)/Nouvelle école élémentaire regroupée (St. Pius, St. Bernard)	6,128,948	6,128,948
5.	Conseil des écoles publiques de l'Est de l'Ontario	Ottawa	New Secondary School in Kanata/Nouvelle école secondaire à Kanata	13,327,695	13,327,695
6.	Conseil scolaire de district catholique Centre-Sud	Toronto	New Elementary School in Etobicoke/Nouvelle école élémentaire à Etobicoke	5,658,341	11,197,468
7.	Conseil scolaire de district catholique Centre-Sud	Brantford	Addition to École élémentaire catholique Sainte-Marguerite-Bourgeoys/Agrandissement de l'École élémentaire catholique Sainte-Marguerite-Bourgeoys	2,976,499	
8.	Conseil scolaire de district catholique Centre-Sud	Toronto	Addition to École élémentaire catholique Georges-Étienne-Cartier/Agrandissement de l'École élémentaire catholique Georges-Étienne-Cartier	2,562,628	
9.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	Addition to École élémentaire catholique Laurier-Carrière/Agrandissement de l'École élémentaire catholique Laurier-Carrière	1,244,077	
10.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	New Elementary School in Barrhaven/Nouvelle école élémentaire à Barrhaven	7,177,188	30,532,094
11.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	New Secondary School/Nouvelle école secondaire	19,652,310	
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Brockville	Addition to École secondaire catholique Ange-Gabriel/Agrandissement de l'École secondaire catholique Ange-Gabriel	2,458,519	

13.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Windsor	Addition to École élémentaire catholique Sainte-Thérèse/Agrandissement de l'École élémentaire catholique Sainte-Thérèse	331,781	3,394,926
14.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Owen Sound	Addition to École élémentaire catholique Saint-Dominique-Savio/Agrandissement de l'École élémentaire catholique Saint-Dominique-Savio	1,688,058	
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Tecumseh	Addition to École élémentaire catholique Sainte-Marguerite-d'Youville/Agrandissement de l'École élémentaire catholique Sainte-Marguerite-d'Youville	1,375,087	
16.	Conseil scolaire	Toronto	Addition to École élémentaire publique	5,173,754	

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipalité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
	Viamonde		Pierre-Elliott-Trudeau/Agrandissement de l'École élémentaire publique Pierre-Elliott-Trudeau		
17.	Conseil scolaire Viamonde	Toronto	Acquire/Retrofit Secondary School/Acquisition/réaménagement d'une école secondaire	11,578,752	
18.	Conseil scolaire de district du Nord-Est de l'Ontario	Timmins	New Replacement Elementary School (École élémentaire catholique Lionel Gauthier)/Remplacement d'une école élémentaire (École élémentaire catholique Lionel Gauthier)	8,607,829	8,607,829
19.	District School Board of Niagara	Welland	New Consolidated Elementary School (Mathews Public School, Crowland Central)/Nouvelle école élémentaire regroupée (Mathews Public School, Crowland Central)	4,058,178	5,498,754
20.	District School Board of Niagara	Welland	Addition to Gordon Public School/Agrandissement de la Gordon Public School	1,440,576	
21.	Dufferin-Peel Catholic District School Board	Brampton	New Elementary School (Credit Valley)/Nouvelle école élémentaire (Credit Valley)	9,465,451	18,134,154
22.	Dufferin-Peel Catholic District School Board	Brampton	New Elementary School (Bram East #5)/Nouvelle école élémentaire (Bram East #5)	8,668,703	
23.	Durham Catholic District School Board	Whitby	New Elementary School in Brooklin/Nouvelle école élémentaire à Brooklin	8,415,204	10,134,885
24.	Durham Catholic District School Board	Whitby	Addition to St. Bridget Catholic School/Agrandissement de la St. Bridget Catholic School/	1,719,681	
25.	Grand Erie District School Board	Brantford	Addition/Consolidation at Russell Reid Public School (Coronation)/Agrandissement/regroupement de la Russell Reid Public School (Coronation)	1,577,928	1,577,928
26.	Greater Essex County District School Board	Leamington	New Replacement Secondary School (Leamington District SS)/Remplacement d'une école secondaire (Leamington District SS)	26,686,228	26,686,228
27.	Halton Catholic District School Board	Oakville	New Elementary School (West Oak Trails #5)/Nouvelle école élémentaire (West Oak Trails #5)	11,387,351	20,935,600
28.	Halton Catholic District School Board	Burlington	New Elementary School (Alton Village)/Nouvelle école élémentaire (Alton Village)	9,548,249	
29.	Halton District School Board	Milton	New Elementary School (Milton #7)/Nouvelle école élémentaire (Milton #7)	11,206,479	22,412,958
30.	Halton District School Board	Burlington	New Elementary School (Alton)/Nouvelle école élémentaire (Alton)	11,206,479	
31.	Hamilton-Wentworth Catholic District School Board	Hamilton	New Consolidated Elementary School (St Ann, St. Columba, Holy Spirit)/Nouvelle école élémentaire regroupée (St Ann, St. Columba, Holy Spirit)	8,361,064	16,261,542

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipalité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
32.	Hamilton-Wentworth Catholic District School Board	Hamilton	Addition to St Thomas More Catholic Secondary School/Agrandissement de la St Thomas More Catholic Secondary School	7,900,478	
33.	Hastings and Prince Edward District School Board	Stirling-Rawdon	New Consolidated Elementary School (Stirling Primary, Stirling Jr, Stirling Sr)/Nouvelle école élémentaire regroupée (Stirling Primary, Stirling Jr, Stirling Sr)	10,692,860	17,605,257
34.	Hastings and Prince Edward District School Board	Tweed	New Consolidated Elementary School (S. H. Connor, Tweed Hungerford)/Nouvelle école élémentaire regroupée (S. H. Connor, Tweed Hungerford)	6,912,397	
35.	Huron-Superior Catholic District School Board	Sault Ste. Marie	New Consolidated Secondary School (St Mary's, Holy Angels, St. Basil)/Nouvelle école secondaire regroupée (St Mary's, Holy Angels, St. Basil)	43,413,951	43,413,951
36.	Lakehead District School Board	Thunder Bay	Addition to Woodcrest Public School/Agrandissement de la Woodcrest Public School	1,821,285	1,821,285
37.	Lambton Kent District School Board	Petrolia	Addition to Queen Elizabeth II Public School/Agrandissement de la Queen Elizabeth II Public School	2,007,725	2,007,725
38.	London District Catholic School Board	Brockton	New Elementary School in Walkerton (River Bend)/Nouvelle école élémentaire à Walkerton (River Bend)	7,429,705	7,429,705
39.	Niagara Catholic District School Board	West Lincoln	New Replacement Elementary School in Smithville /Remplacement d'une école élémentaire à Smithville	7,033,355	12,561,235
40.	Niagara Catholic District School Board	Niagara Falls	Addition to Saint Michael High School/Agrandissement de la Saint Michael High School	5,527,880	
41.	Ottawa-Carleton District School Board	Ottawa	New Elementary School in Nepean (Chapman Mills)/Nouvelle école élémentaire à Nepean (Chapman Mills)	10,137,808	10,137,808
42.	Peel District School Board	Brampton	New Elementary School (Vales South - Fairlawn Boulevard Public School)/Nouvelle école élémentaire (Vales South - Fairlawn Boulevard Public School)	12,812,990	23,762,192
43.	Peel District School Board	Brampton	New Elementary School (Fletcher's Meadow)/Nouvelle école élémentaire (Fletcher's Meadow)	10,949,202	
44.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	Asphodel-Norwood	Addition to St. Paul's School/Agrandissement de la St. Paul's School	3,835,125	3,835,125
45.	Rainbow District School Board	Greater Sudbury/Grand Sudbury	New Consolidated Elementary School (MacLeod Public School, MacLeod Annex)/Nouvelle école élémentaire regroupée (MacLeod Public School, MacLeod Annex)	12,032,963	12,032,963
46.	Simcoe County District School Board	Barrie	New Elementary School (Innshore South)/Nouvelle école élémentaire (Innshore South)	9,219,689	18,351,399

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipalité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
47.	Simcoe County District School Board	New Tecumseth	New Replacement Elementary School (Alliston Union)/Remplacement d'une école élémentaire (Alliston Union)	9,131,710	
48.	Simcoe Muskoka Catholic District School Board	Essa	Major Addition/ Consolidation at Our Lady of Grace in Angus (Our Lady of the Assumption, Prince of Peace)/Important agrandissement/regroupement de Our Lady of Grace à Angus (Our Lady of the Assumption, Prince of Peace)	7,833,579	7,833,579
49.	St. Clair Catholic District School Board	Sarnia	Addition/Consolidation at St. Christopher Catholic Secondary School (St Patrick's Catholic High School)/Agrandissement/regroupement de la St. Christopher Catholic Secondary School (St Patrick's Catholic High School)	12,012,163	12,012,163
50.	Sudbury Catholic District School Board	Greater Sudbury/Grand Sudbury	New Replacement Elementary School (St David)/Remplacement d'une école élémentaire (St David)	5,996,306	17,020,734
51.	Sudbury Catholic District School Board	Greater Sudbury/Grand Sudbury	New Consolidated dual-track Elementary School (St. Bernadette, St Raphael, St. Andrew)/Nouvelle école élémentaire regroupée à deux régimes pédagogiques (St. Bernadette, St Raphael, St. Andrew)	11,024,428	
52.	Thames Valley District School Board	Norwich	Renovation/Consolidation at Norwich District High School (Norwich Public, North Norwich Public, Otterville)/Rénovation/regroupement de la Norwich District High School (Norwich Public, North Norwich Public, Otterville)	5,139,732	5,139,732
53.	Toronto Catholic District School Board	Toronto	New Consolidated Elementary School in Etobicoke (Christ the King, St. Teresa)/Nouvelle école élémentaire regroupée à Etobicoke (Christ the King, St. Teresa)	9,292,477	25,701,952
54.	Toronto Catholic District School Board	Toronto	Addition to Dante Alighieri Academy Catholic School/Agrandissement de la Dante Alighieri Academy Catholic School	16,409,475	
55.	Toronto District School Board	Toronto	New Meadowvale Sheppard Elementary School in Scarborough /Nouvelle école élémentaire Meadowvale Sheppard à Scarborough	11,352,328	48,578,935
56.	Toronto District School Board	Toronto	New Consolidated Secondary School in Scarborough (David & Mary Thomson Collegiate Institute, Bendale Business Technical Institute)/Nouvelle école secondaire regroupée à Scarborough (David & Mary Thomson Collegiate Institute, Bendale Business Technical Institute)	37,226,607	
57.	Waterloo Catholic District School Board	Cambridge	New Elementary School/Nouvelle école élémentaire	6,659,976	18,978,051
58.	Waterloo Catholic District School Board	Cambridge	Addition to Our Lady of Fatima Separate School/Agrandissement de la Our Lady of Fatima Separate School	2,334,539	
59.	Waterloo Catholic	Waterloo	Addition to St. Luke Catholic Elementary	2,549,445	

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipalité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
	District School Board		School/Agrandissement de la St. Luke Catholic Elementary School		
60.	Waterloo Catholic District School Board	Kitchener	New Elementary School (Brigadoon/Huron)/Nouvelle école élémentaire (Brigadoon/Huron)	7,434,091	
61.	Waterloo Region District School Board	Cambridge	Addition to Silverheights Public School/Agrandissement de la Silverheights Public School	3,767,631	25,969,769
62.	Waterloo Region District School Board	Kitchener	New Elementary School (Grand River South)/Nouvelle école élémentaire (Grand River South)	11,101,069	
63.	Waterloo Region District School Board	Kitchener	New Elementary School (Huron Road)/Nouvelle école élémentaire (Huron Road)	11,101,069	
64.	Windsor-Essex Catholic District School Board	Windsor	New Consolidated Elementary School (St. Bernard, Our Lady of Lourdes)/Nouvelle école élémentaire regroupée (St. Bernard, Our Lady of Lourdes)	7,805,796	7,805,796
65.	York Catholic District School Board	King	Addition to St. Mary Catholic Elementary School/Agrandissement de la St. Mary Catholic Elementary School	3,167,591	25,312,651
66.	York Catholic District School Board	Whitchurch-Stouffville	New Elementary School (South Stouffville)/Nouvelle école élémentaire (South Stouffville)	8,854,482	
67.	York Catholic District School Board	Vaughan	New Elementary School (Vellore Village #2)/Nouvelle école élémentaire (Vellore Village #2)	9,842,532	
68.	York Catholic District School Board	Markham	Addition to St. Julia Billiard Catholic Elementary School/Agrandissement de la St. Julia Billiard Catholic Elementary School	2,614,256	
69.	York Catholic District School Board	Markham	Addition to San Lorenzo Ruiz/Agrandissement de San Lorenzo Ruiz	833,790	
70.	York Region District School Board	Markham	Addition to Unionville Meadows Public School/Agrandissement de l'Unionville Meadows Public School	1,234,982	20,720,254
71.	York Region District School Board	East Gwillimbury	New Elementary School (East Gwillimbury #1 Green Lane)/Nouvelle école élémentaire (East Gwillimbury #1 Green Lane)	9,742,636	
72.	York Region District School Board	Markham	New Elementary School (Berczy Southwest Markham)/Nouvelle école élémentaire (Berczy Southwest Markham)	9,742,636	

12. Table 28 of the Regulation is revoked and the following substituted:

TABLE/TABLEAU 28

FULL DAY JUNIOR KINDERGARTEN AND KINDERGARTEN ACCOMMODATION MAXIMUM
AMOUNT/MONTANT MAXIMAL DE LA SOMME LIÉE AUX INSTALLATIONS POUR LA MATERNELLE ET LE
JARDIN D'ENFANTS À TEMPS PLEIN

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Maximum capital funding amount for full day junior kindergarten and kindergarten accommodation/Montant maximal du financement des immobilisations nécessaires aux installations pour la maternelle et le jardin d'enfants à temps plein (\$)
1.	Algoma District School Board	2,538,529
2.	Algonquin and Lakeshore Catholic District School Board	1,567,194
3.	Avon Maitland District School Board	3,344,601
4.	Bluewater District School Board	2,898,779
5.	Brant Haldimand Norfolk Catholic District School Board	1,827,587
6.	Bruce-Grey Catholic District School Board	1,211,263
7.	Conseil des écoles publiques de l'Est de l'Ontario	535,052
8.	Conseil scolaire de district catholique Centre-Sud	11,162,365
9.	Conseil scolaire de district catholique de l'Est ontarien	3,437,538
10.	Conseil scolaire de district catholique des Aurores boréales	20,000
11.	Conseil scolaire de district catholique des Grandes Rivières	150,000
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	7,945,828
13.	Conseil scolaire de district catholique du Nouvel-Ontario	999,725
14.	Conseil scolaire de district catholique Franco-Nord	1,090,458
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	5,115,848
16.	Conseil scolaire Viamonde	6,090,246
17.	Conseil scolaire de district du Grand Nord de l'Ontario	50,000
18.	Conseil scolaire de district du Nord-Est de l'Ontario	2,282,206
19.	District School Board of Niagara	4,018,114
20.	District School Board Ontario North East	1,594,882
21.	Dufferin Peel Catholic District School Board	11,648,244
22.	Durham Catholic District School Board	3,378,885
23.	Durham District School Board	16,665,736
24.	Eastern Ontario Catholic District School Board	3,238,961
25.	Grand Erie District School Board	5,061,828
26.	Greater Essex County District School Board	12,139,198
27.	Halton Catholic District School Board	8,095,380
28.	Halton District School Board	27,372,389
29.	Hamilton-Wentworth Catholic District School Board	7,276,816
30.	Hamilton-Wentworth District School Board	13,633,027
31.	Hastings and Prince Edward District School Board	5,394,048
32.	Huron-Perth Catholic District School Board	558,025
33.	Huron-Superior Catholic District School Board	4,170,152
34.	Kawartha Pine Ridge District School Board	7,433,174
35.	Keewatin-Patricia District School Board	90,000
36.	Kenora Catholic District School Board	30,000
37.	Lakehead District School Board	3,236,251
38.	Lambton Kent District School Board	5,510,390
39.	Limestone District School Board	3,772,987
40.	London District Catholic School Board	2,625,684
41.	Near North District School Board	1,997,621
42.	Niagara Catholic District School Board	5,997,645
43.	Nipissing-Parry Sound Catholic District School Board	70,000
44.	Northeastern Catholic District School Board	50,000
45.	Northwest Catholic District School Board	1,295,510
46.	Ottawa-Carleton Catholic District School Board	5,056,241
47.	Ottawa-Carleton District School Board	11,966,917
48.	Peel District School Board	53,125,541
49.	Peterborough Victoria Northumberland and Clarington Catholic DSB	3,878,038

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Maximum capital funding amount for full day junior kindergarten and kindergarten accommodation/Montant maximal du financement des immobilisations nécessaires aux installations pour la maternelle et le jardin d'enfants à temps plein (\$)
50.	Rainbow District School Board	4,256,672
51.	Rainy River District School Board	40,000
52.	Renfrew County Catholic District School Board	548,024
53.	Renfrew County District School Board	892,036
54.	Simcoe County District School Board	11,887,944
55.	Simcoe Muskoka Catholic District School Board	2,724,605
56.	St. Clair Catholic District School Board	1,766,726
57.	Sudbury Catholic District School Board	3,023,618
58.	Superior North Catholic District School Board	20,000
59.	Superior-Greenstone District School Board	20,000
60.	Thames Valley District School Board	20,529,181
61.	Thunder Bay Catholic District School Board	1,524,075
62.	Toronto Catholic District School Board	20,412,842
63.	Toronto District School Board	51,198,297
64.	Trillium Lakelands District School Board	2,779,334
65.	Upper Canada District School Board	6,184,309
66.	Upper Grand District School Board	12,864,289
67.	Waterloo Catholic District School Board	6,684,831
68.	Waterloo Region District School Board	25,386,644
69.	Wellington Catholic District School Board	624,584
70.	Windsor-Essex Catholic District School Board	6,325,549
71.	York Catholic District School Board	15,492,410
72.	York Region District School Board	33,067,412

Commencement

13. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 446/11

pris en vertu de la

LOI SUR L'ÉDUCATION

pris le 17 août 2011

déposé le 2 septembre 2011

publié sur le site Lois-en-ligne le 6 septembre 2011

imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. de l'Ont. 160/11

(Subventions pour les besoins des élèves — subventions générales pour l'exercice 2011-2012 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 160/11 n'a pas été modifié antérieurement.

1. La disposition 3 du paragraphe 15 (1) du Règlement de l'Ontario 160/11 est abrogée et remplacée par ce qui suit :

3. Déduire les frais suivants dont le conseil est redevable en application de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice :
 - i. Les frais que le conseil est tenu de payer en application de la *Loi de 1996 sur les élections municipales* pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la *Loi sur l'éducation*, à l'exclusion des frais visés à la sous-disposition ii, iii, iv ou v.
 - ii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des nouveaux dépouillements tenus dans le cadre de l'alinéa 56 (1) a) ou de l'article 58 ou 63 de cette loi.

- iii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des élections partielles tenues dans les circonstances visées aux sous-dispositions i, iv, v et vi du paragraphe 65 (4) de cette loi ou au titre des nouveaux dépouillements tenus dans le cadre de telles élections.
- iv. Les frais que le conseil est tenu de payer en application du paragraphe 81 (13) de la *Loi de 1996 sur les élections municipales* au titre des vérifications de conformité et qu'il n'a pas le droit de recouvrer aux termes du paragraphe 81 (15) de cette loi.
- v. Les frais que le conseil est tenu de payer en application du paragraphe 81.1 (5) de la *Loi de 1996 sur les élections municipales* au titre du comité de vérification de conformité.

2. (1) Le paragraphe 17 (2) du Règlement est modifié par adjonction de la définition suivante :

«nouvelle école» École qui commence à fonctionner pour la première fois durant l'année scolaire 2011-2012. («new school»)

(2) La disposition 1 du paragraphe 17 (3) du Règlement est abrogée et remplacée par ce qui suit :

- 1. Malgré toute autre disposition, l'école du conseil qui n'est pas une nouvelle école est une école élémentaire admissible ou une école secondaire admissible ou elle fait partie d'une école combinée admissible si les conditions suivantes sont réunies :
 - i. il a été établi qu'il s'agit d'une telle école pour l'application de l'article 17 du règlement sur les subventions de 2010-2011,
 - ii. son effectif de 2011-2012 est d'au moins un élève.
- 1.1 Les règles énoncées aux dispositions 1.2 à 5 s'appliquent pour établir si une nouvelle école est une école élémentaire admissible ou une école secondaire admissible ou si elle fait partie d'une école combinée admissible.
- 1.2. Une école du conseil qui est une nouvelle école est une école élémentaire ou secondaire admissible si les conditions suivantes sont réunies :
 - i. elle a été désignée comme une école élémentaire ou secondaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (2),
 - ii. son effectif de 2011-2012 est d'au moins un élève.

3. La sous-disposition 5 i du paragraphe 47 (1) du Règlement est modifiée par adjonction de la sous-sous-disposition suivante :

C.1 La somme calculée en application de l'article 55.1.

4. (1) La disposition 16 du paragraphe 48 (1) du Règlement est abrogée et remplacée par ce qui suit :

- 16. Identifier chaque école du conseil qui remplit les critères suivants :
 - i. L'école a été désignée comme une école élémentaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (2).
 - ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
 - iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 17 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(2) La disposition 20 du paragraphe 48 (1) du Règlement est abrogée et remplacée par ce qui suit :

- 20. Identifier chaque école élémentaire rurale du conseil qui remplit les critères suivants :
 - i. L'école n'est pas une école élémentaire excentrée.
 - ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.

iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :

- A. Prendre le nombre calculé en application de la sous-disposition 17 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
- B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
- C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
- D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(3) La disposition 27 du paragraphe 48 (1) du Règlement est abrogée et remplacée par ce qui suit :

27. Identifier chaque école du conseil qui remplit les critères suivants :

- i. L'école a été désignée comme une école secondaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (2).
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 28 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(4) La disposition 31 du paragraphe 48 (1) du Règlement est abrogée et remplacée par ce qui suit :

31. Identifier chaque école secondaire rurale du conseil qui remplit les critères suivants :

- i. L'école n'est pas une école secondaire excentrée.
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 28 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

5. (1) La disposition 14 de l'article 49 du Règlement est abrogée et remplacée par ce qui suit :

14. Identifier chaque école du conseil qui remplit les critères suivants :

- i. L'école a été désignée comme une école élémentaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (2).
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour

les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :

- A. Prendre le nombre calculé en application de la sous-disposition 15 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
- B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
- C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
- D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(2) La disposition 18 de l'article 49 du Règlement est abrogée et remplacée par ce qui suit :

18. Identifier chaque école élémentaire rurale du conseil qui remplit les critères suivants :

- i. L'école n'est pas une école élémentaire excentrée.
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 15 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 776,47 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(3) La disposition 25 de l'article 49 du Règlement est abrogée et remplacée par ce qui suit :

25. Identifier chaque école du conseil qui remplit les critères suivants :

- i. L'école a été désignée comme une école secondaire conformément au Guide d'instructions, daté de 2002, que l'on peut consulter de la manière indiquée au paragraphe 3 (2).
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :
 - A. Prendre le nombre calculé en application de la sous-disposition 26 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
 - B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
 - C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
 - D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

(4) La disposition 29 de l'article 49 du Règlement est abrogée et remplacée par ce qui suit :

29. Identifier chaque école secondaire rurale du conseil qui remplit les critères suivants :

- i. L'école n'est pas une école secondaire excentrée.
- ii. L'école a ouvert et a commencé à fonctionner avant le 1^{er} septembre 2009.
- iii. Si l'école a fait l'objet de travaux d'agrandissement, de transformation, de rénovation ou de réparations importantes achevés au plus tôt le 1^{er} septembre 2009, le coût de construction total que le conseil a engagé pour les travaux, déduction faite du produit d'une assurance qu'il a reçu à l'égard de ceux-ci, le cas échéant, ne dépasse pas le montant calculé de la manière suivante :

- A. Prendre le nombre calculé en application de la sous-disposition 26 vi du règlement sur les subventions, ou de la disposition qu'elle remplace, pour l'exercice au cours duquel ont commencé les travaux de construction.
- B. Multiplier le nombre calculé en application de la sous-sous-disposition A par 1 937,98 \$.
- C. Multiplier le montant calculé en application de la sous-sous-disposition B par le facteur de redressement géographique figurant à la colonne 2 du tableau 25 en regard du nom du conseil.
- D. Multiplier le nombre calculé en application de la sous-sous-disposition C par 0,5.

6. L'article 50 du Règlement est modifié par adjonction de la disposition suivante :

5.1 La somme liée aux immobilisations prioritaires.

7. Le Règlement est modifié par adjonction de l'article suivant :

Somme liée aux immobilisations prioritaires

55.1 La somme liée aux immobilisations prioritaires qui est versée au conseil pour l'exercice est calculée de la manière suivante :

1. Calculer le coût de construction total que le conseil a engagé au cours de l'exercice et déclaré au plus tard le 31 août 2012 à l'égard des immobilisations prioritaires figurant à la colonne 3 du tableau 27.1 en regard du nom du conseil.
2. Prendre le montant indiqué à la colonne 5 du tableau 27.1 en regard du nom du conseil.
3. Prendre le moindre des montants obtenus en application des dispositions 1 et 2.

8. La disposition 3 du paragraphe 62 (3) du Règlement est abrogée et remplacée par ce qui suit :

3. Déduire les frais suivants dont le conseil est redevable en application de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice :
 - i. Les frais que le conseil est tenu de payer en application de la *Loi sur l'éducation* ou de la *Loi de 1996 sur les élections municipales* pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la *Loi sur l'éducation*, à l'exclusion des frais visés à la sous-disposition ii, iii, iv ou v.
 - ii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des nouveaux dépouillements tenus dans le cadre de l'alinéa 56 (1) a) ou de l'article 58 ou 63 de cette loi.
 - iii. Les frais que le conseil est tenu de payer en application du paragraphe 7 (4) de la *Loi de 1996 sur les élections municipales* au titre des élections partielles tenues dans les circonstances visées aux sous-dispositions i, iv, v et vi du paragraphe 65 (4) de cette loi ou au titre des nouveaux dépouillements tenus dans le cadre de telles élections.
 - iv. Les frais que le conseil est tenu de payer en application du paragraphe 81 (13) de la *Loi de 1996 sur les élections municipales* au titre des vérifications de conformité et qu'il n'a pas le droit de recouvrer aux termes du paragraphe 81 (15) de cette loi.
 - v. Les frais que le conseil est tenu de payer en application du paragraphe 81.1 (5) de la *Loi de 1996 sur les élections municipales* au titre du comité de vérification de conformité.

9. Le tableau 17 du Règlement est abrogé.

10. Le tableau 19 du Règlement est abrogé et remplacé par ce qui suit :

TABLE/TABLEAU 19

TEMPORARY PUPIL ACCOMMODATIONS/INSTALLATIONS D'ACCUEIL TEMPORAIRES POUR LES ÉLÈVES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
1.	Algoma District School Board	0
2.	Algonquin and Lakeshore Catholic District School Board	367,984
3.	Avon Maitland District School Board	70,000
4.	Bluewater District School Board	70,000
5.	Brant Haldimand Norfolk Catholic District School Board	140,000
6.	Bruce-Grey Catholic District School Board	0
7.	Catholic District School Board of Eastern Ontario	330,000
8.	Conseil des écoles publiques de l'Est de l'Ontario	366,840

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
9.	Conseil scolaire de district catholique Centre-Sud	1,065,000
10.	Conseil scolaire de district catholique de l'Est ontarien	0
11.	Conseil scolaire de district catholique des Aurores boréales	0
12.	Conseil scolaire de district catholique des Grandes Rivières	0
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	1,515,000
14.	Conseil scolaire de district catholique du Nouvel-Ontario	155,000
15.	Conseil scolaire de district catholique Franco-Nord	0
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	1,065,000
17.	Conseil scolaire Viamonde	720,000
18.	Conseil scolaire de district du Grand Nord de l'Ontario	65,325
19.	Conseil scolaire de district du Nord-Est de l'Ontario	360,000
20.	District School Board of Niagara	280,000
21.	District School Board Ontario North East	0
22.	Dufferin-Peel Catholic District School Board	1,620,102
23.	Durham Catholic District School Board	385,000
24.	Durham District School Board	1,050,000
25.	Grand Erie District School Board	140,000
26.	Greater Essex County District School Board	422,203
27.	Halton Catholic District School Board	1,617,693
28.	Halton District School Board	2,530,000
29.	Hamilton-Wentworth Catholic District School Board	620,000
30.	Hamilton-Wentworth District School Board	1,160,000
31.	Hastings and Prince Edward District School Board	0
32.	Huron Perth Catholic District School Board	70,000
33.	Huron-Superior Catholic District School Board	0
34.	Kawartha Pine Ridge District School Board	0
35.	Keewatin-Patricia District School Board	120,000
36.	Kenora Catholic District School Board	0
37.	Lakehead District School Board	0
38.	Lambton Kent District School Board	70,000
39.	Limestone District School Board	120,000
40.	London District Catholic School Board	140,000
41.	Near North District School Board	0
42.	Niagara Catholic District School Board	210,000
43.	Nipissing-Parry Sound Catholic District School Board	0
44.	Northeastern Catholic District School Board	0
45.	Northwest Catholic District School Board	0
46.	Ottawa-Carleton District School Board	1,765,000
47.	Ottawa Catholic District School Board	210,000
48.	Peel District School Board	3,404,639
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	140,000
50.	Rainbow District School Board	240,000
51.	Rainy River District School Board	120,000
52.	Renfrew County Catholic District School Board	35,000
53.	Renfrew County District School Board	0
54.	Simcoe County District School Board	1,991,691
55.	Simcoe Muskoka Catholic District School Board	70,000
56.	St. Clair Catholic District School Board	0
57.	Sudbury Catholic District School Board	0
58.	Superior-Greenstone District School Board	0
59.	Superior North Catholic District School Board	0
60.	Thames Valley District School Board	700,000
61.	Thunder Bay Catholic District School Board	71,950
62.	Toronto Catholic District School Board	2,786,224
63.	Toronto District School Board	1,470,000
64.	Trillium Lakelands District School Board	35,000

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant (\$)
65.	Upper Canada District School Board	280,000
66.	Upper Grand District School Board	420,000
67.	Waterloo Catholic District School Board	455,000
68.	Waterloo Region District School Board	1,765,540
69.	Wellington Catholic District School Board	210,000
70.	Windsor-Essex Catholic District School Board	694,347
71.	York Catholic District School Board	3,330,000
72.	York Region District School Board	1,150,000

11. Le Règlement est modifié par adjonction du tableau suivant :

TABLE/TABLEAU 27.1

ENTITLEMENT FOR CAPITAL PRIORITIES PROJECTS/SOMME ATTRIBUÉE AU TITRE DES IMMOBILISATIONS
PRIORITAIRES

Item/ Point	Column/ Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/ Colonne 4	Column/ Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipal- ité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
1.	Avon Maitland District School Board	North Perth	New Consolidated Elementary School (Wallace Public School, Listowel Central)/Nouvelle école élémentaire regroupée (Wallace Public School, Listowel Central)	10,318,730	12,818,730
2.	Avon Maitland District School Board	South Huron	Addition to South Huron District High School to accommodate grades 7 and 8/Agrandissement de la South Huron District High School pour accueillir les 7 ^e et 8 ^e années	2,500,000	
3.	Bluewater District School Board	Owen Sound	Addition to Keppel-Sarawak Elementary School/Agrandissement de la Keppel- Sarawak Elementary School	1,559,954	1,559,954
4.	Brant Haldimand Norfolk Catholic District School Board	Brantford	New Consolidated Elementary School (St. Pius, St. Bernard)/Nouvelle école élémentaire regroupée (St. Pius, St. Bernard)	6,128,948	6,128,948
5.	Conseil des écoles publiques de l'Est de l'Ontario	Ottawa	New Secondary School in Kanata/Nouvelle école secondaire à Kanata	13,327,695	13,327,695
6.	Conseil scolaire de district catholique Centre-Sud	Toronto	New Elementary School in Etobicoke/Nouvelle école élémentaire à Etobicoke	5,658,341	11,197,468
7.	Conseil scolaire de district catholique Centre-Sud	Brantford	Addition to École élémentaire catholique Sainte-Marguerite- Bourgeoys/Agrandissement de l'École élémentaire catholique Sainte-Marguerite- Bourgeoys	2,976,499	

Item/ Point	Column/ Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/ Colonne 4	Column/ Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipal- ité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
8.	Conseil scolaire de district catholique Centre-Sud	Toronto	Addition to École élémentaire catholique Georges-Étienne-Cartier/Agrandissement de l'École élémentaire catholique Georges- Étienne-Cartier	2,562,628	
9.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	Addition to École élémentaire catholique Laurier-Carrière/Agrandissement de l'École élémentaire catholique Laurier-Carrière	1,244,077	30,532,094
10.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	New Elementary School in Barrhaven/Nouvelle école élémentaire à Barrhaven	7,177,188	
11.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Ottawa	New Secondary School/Nouvelle école secondaire	19,652,310	
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	Brockville	Addition to École secondaire catholique Ange-Gabriel/Agrandissement de l'École secondaire catholique Ange-Gabriel	2,458,519	
13.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Windsor	Addition to École élémentaire catholique Sainte-Thérèse/Agrandissement de l'École élémentaire catholique Sainte-Thérèse	331,781	
14.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Owen Sound	Addition to École élémentaire catholique Saint-Dominique-Savio/Agrandissement de l'École élémentaire catholique Saint- Dominique-Savio	1,688,058	16,752,506
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	Tecumseh	Addition to École élémentaire catholique Sainte-Marguerite- d'Youville/Agrandissement de l'École élémentaire catholique Sainte-Marguerite- d'Youville	1,375,087	
16.	Conseil scolaire Viamonde	Toronto	Addition to École élémentaire publique Pierre-Elliott-Trudeau/Agrandissement de l'École élémentaire publique Pierre-Elliott- Trudeau	5,173,754	
17.	Conseil scolaire Viamonde	Toronto	Acquire/Retrofit Secondary School/Acquisition/réaménagement d'une école secondaire	11,578,752	
18.	Conseil scolaire de district du Nord-Est de l'Ontario	Timmins	New Replacement Elementary School (École élémentaire catholique Lionel Gauthier)/Remplacement d'une école élémentaire (École élémentaire catholique	8,607,829	8,607,829

Item/ Point	Column/ Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/ Colonne 4	Column/ Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipal- ité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
			Lionel Gauthier)		
19.	District School Board of Niagara	Welland	New Consolidated Elementary School (Mathews Public School, Crowland Central)/Nouvelle école élémentaire regroupée (Mathews Public School, Crowland Central)	4,058,178	5,498,754
20.	District School Board of Niagara	Welland	Addition to Gordon Public School/Agrandissement de la Gordon Public School	1,440,576	
21.	Dufferin-Peel Catholic District School Board	Brampton	New Elementary School (Credit Valley)/Nouvelle école élémentaire (Credit Valley)	9,465,451	18,134,154
22.	Dufferin-Peel Catholic District School Board	Brampton	New Elementary School (Bram East #5)/Nouvelle école élémentaire (Bram East #5)	8,668,703	
23.	Durham Catholic District School Board	Whitby	New Elementary School in Brooklin/Nouvelle école élémentaire à Brooklin	8,415,204	10,134,885
24.	Durham Catholic District School Board	Whitby	Addition to St. Bridget Catholic School/Agrandissement de la St. Bridget Catholic School/	1,719,681	
25.	Grand Erie District School Board	Brantford	Addition/Consolidation at Russell Reid Public School (Coronation)/Agrandissement/regroupement de la Russell Reid Public School (Coronation)	1,577,928	1,577,928
26.	Greater Essex County District School Board	Leamington	New Replacement Secondary School (Leamington District SS)/Remplacement d'une école secondaire (Leamington District SS)	26,686,228	26,686,228
27.	Halton Catholic District School Board	Oakville	New Elementary School (West Oak Trails #5)/Nouvelle école élémentaire (West Oak Trails #5)	11,387,351	20,935,600
28.	Halton Catholic District School Board	Burlington	New Elementary School (Alton Village)/Nouvelle école élémentaire (Alton Village)	9,548,249	
29.	Halton District School Board	Milton	New Elementary School (Milton #7)/Nouvelle école élémentaire (Milton #7)	11,206,479	22,412,958
30.	Halton District School Board	Burlington	New Elementary School (Alton)/Nouvelle école élémentaire (Alton)	11,206,479	
31.	Hamilton- Wentworth Catholic District School Board	Hamilton	New Consolidated Elementary School (St Ann, St. Columba, Holy Spirit)/Nouvelle école élémentaire regroupée (St Ann, St. Columba, Holy Spirit)	8,361,064	16,261,542
32.	Hamilton- Wentworth Catholic District School Board	Hamilton	Addition to St Thomas More Catholic Secondary School/Agrandissement de la St Thomas More Catholic Secondary School	7,900,478	

Item/ Point	Column/ Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/ Colonne 4	Column/ Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipal- ité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
33.	Hastings and Prince Edward District School Board	Stirling-Rawdon	New Consolidated Elementary School (Stirling Primary, Stirling Jr, Stirling Sr)/Nouvelle école élémentaire regroupée (Stirling Primary, Stirling Jr, Stirling Sr)	10,692,860	17,605,257
34.	Hastings and Prince Edward District School Board	Tweed	New Consolidated Elementary School (S. H. Connor, Tweed Hungerford)/Nouvelle école élémentaire regroupée (S. H. Connor, Tweed Hungerford)	6,912,397	
35.	Huron-Superior Catholic District School Board	Sault Ste. Marie	New Consolidated Secondary School (St Mary's, Holy Angels, St. Basil)/Nouvelle école secondaire regroupée (St Mary's, Holy Angels, St. Basil)	43,413,951	43,413,951
36.	Lakehead District School Board	Thunder Bay	Addition to Woodcrest Public School/Agrandissement de la Woodcrest Public School	1,821,285	1,821,285
37.	Lambton Kent District School Board	Petrolia	Addition to Queen Elizabeth II Public School/Agrandissement de la Queen Elizabeth II Public School	2,007,725	2,007,725
38.	London District Catholic School Board	Brockton	New Elementary School in Walkerton (River Bend)/Nouvelle école élémentaire à Walkerton (River Bend)	7,429,705	7,429,705
39.	Niagara Catholic District School Board	West Lincoln	New Replacement Elementary School in Smithville /Remplacement d'une école élémentaire à Smithville	7,033,355	12,561,235
40.	Niagara Catholic District School Board	Niagara Falls	Addition to Saint Michael High School/Agrandissement de la Saint Michael High School	5,527,880	
41.	Ottawa- Carleton District School Board	Ottawa	New Elementary School in Nepean (Chapman Mills)/Nouvelle école élémentaire à Nepean (Chapman Mills)	10,137,808	10,137,808
42.	Peel District School Board	Brampton	New Elementary School (Vales South - Fairlawn Boulevard Public School)/Nouvelle école élémentaire (Vales South - Fairlawn Boulevard Public School)	12,812,990	23,762,192
43.	Peel District School Board	Brampton	New Elementary School (Fletcher's Meadow)/Nouvelle école élémentaire (Fletcher's Meadow)	10,949,202	
44.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	Asphodel-Norwood	Addition to St. Paul's School/Agrandissement de la St. Paul's School	3,835,125	3,835,125
45.	Rainbow District School Board	Greater Sudbury/Grand Sudbury	New Consolidated Elementary School (MacLeod Public School, MacLeod Annex)/Nouvelle école élémentaire regroupée (MacLeod Public School, MacLeod Annex)	12,032,963	12,032,963

Item/ Point	Column/ Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/ Colonne 4	Column/ Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipal- ité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
46.	Simcoe County District School Board	Barrie	New Elementary School (Innishore South)/Nouvelle école élémentaire (Innishore South)	9,219,689	18,351,399
47.	Simcoe County District School Board	New Tecumseth	New Replacement Elementary School (Alliston Union)/Remplacement d'une école élémentaire (Alliston Union)	9,131,710	
48.	Simcoe Muskoka Catholic District School Board	Essa	Major Addition/ Consolidation at Our Lady of Grace in Angus (Our Lady of the Assumption, Prince of Peace)/Important agrandissement/regroupement de Our Lady of Grace à Angus (Our Lady of the Assumption, Prince of Peace)	7,833,579	7,833,579
49.	St. Clair Catholic District School Board	Sarnia	Addition/Consolidation at St. Christopher Catholic Secondary School (St Patrick's Catholic High School)/Agrandissement/regroupement de la St. Christopher Catholic Secondary School (St Patrick's Catholic High School)	12,012,163	12,012,163
50.	Sudbury Catholic District School Board	Greater Sudbury/Grand Sudbury	New Replacement Elementary School (St David)/Remplacement d'une école élémentaire (St David)	5,996,306	17,020,734
51.	Sudbury Catholic District School Board	Greater Sudbury/Grand Sudbury	New Consolidated dual-track Elementary School (St. Bernadette, St Raphael, St. Andrew)/Nouvelle école élémentaire regroupée à deux régimes pédagogiques (St. Bernadette, St Raphael, St. Andrew)	11,024,428	
52.	Thames Valley District School Board	Norwich	Renovation/Consolidation at Norwich District High School (Norwich Public, North Norwich Public, Otterville)/Rénovation/regroupement de la Norwich District High School (Norwich Public, North Norwich Public, Otterville)	5,139,732	5,139,732
53.	Toronto Catholic District School Board	Toronto	New Consolidated Elementary School in Etobicoke (Christ the King, St. Teresa)/Nouvelle école élémentaire regroupée à Etobicoke (Christ the King, St. Teresa)	9,292,477	25,701,952
54.	Toronto Catholic District School Board	Toronto	Addition to Dante Alighieri Academy Catholic School/Agrandissement de la Dante Alighieri Academy Catholic School	16,409,475	
55.	Toronto District School Board	Toronto	New Meadowvale Sheppard Elementary School in Scarborough /Nouvelle école élémentaire Meadowvale Sheppard à Scarborough	11,352,328	48,578,935
56.	Toronto District School Board	Toronto	New Consolidated Secondary School in Scarborough (David & Mary Thomson Collegiate Institute, Bendale Business Technical Institute)/Nouvelle école secondaire regroupée à Scarborough (David & Mary Thomson Collegiate Institute,	37,226,607	

Item/ Point	Column/ Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/ Colonne 4	Column/ Colonne 5
	Name of Board/Nom du conseil	Municipality/Municipal- ité	Project Description/Description du projet	Amount per Project /Montant par projet (\$)	Maximum funding amount for capital priorities projects /Montant maximal du financement des immobilisations prioritaires (\$)
			Bendale Business Technical Institute)		
57.	Waterloo Catholic District School Board	Cambridge	New Elementary School/Nouvelle école élémentaire	6,659,976	18,978,051
58.	Waterloo Catholic District School Board	Cambridge	Addition to Our Lady of Fatima Separate School/Agrandissement de la Our Lady of Fatima Separate School	2,334,539	
59.	Waterloo Catholic District School Board	Waterloo	Addition to St. Luke Catholic Elementary School/Agrandissement de la St. Luke Catholic Elementary School	2,549,445	
60.	Waterloo Catholic District School Board	Kitchener	New Elementary School (Brigadoon/Huron)/Nouvelle école élémentaire (Brigadoon/Huron)	7,434,091	
61.	Waterloo Region District School Board	Cambridge	Addition to Silverheights Public School/Agrandissement de la Silverheights Public School	3,767,631	25,969,769
62.	Waterloo Region District School Board	Kitchener	New Elementary School (Grand River South)/Nouvelle école élémentaire (Grand River South)	11,101,069	
63.	Waterloo Region District School Board	Kitchener	New Elementary School (Huron Road)/Nouvelle école élémentaire (Huron Road)	11,101,069	
64.	Windsor-Essex Catholic District School Board	Windsor	New Consolidated Elementary School (St. Bernard, Our Lady of Lourdes)/Nouvelle école élémentaire regroupée (St. Bernard, Our Lady of Lourdes)	7,805,796	7,805,796
65.	York Catholic District School Board	King	Addition to St. Mary Catholic Elementary School/Agrandissement de la St. Mary Catholic Elementary School	3,167,591	25,312,651
66.	York Catholic District School Board	Whitchurch-Stouffville	New Elementary School (South Stouffville)/Nouvelle école élémentaire (South Stouffville)	8,854,482	
67.	York Catholic District School Board	Vaughan	New Elementary School (Vellore Village #2)/Nouvelle école élémentaire (Vellore Village #2)	9,842,532	
68.	York Catholic District School Board	Markham	Addition to St. Julia Billiard Catholic Elementary School/Agrandissement de la St. Julia Billiard Catholic Elementary School	2,614,256	20,720,254
69.	York Catholic District School Board	Markham	Addition to San Lorenzo Ruiz/Agrandissement de San Lorenzo Ruiz	833,790	
70.	York Region District School Board	Markham	Addition to Unionville Meadows Public School/Agrandissement de l'Unionville Meadows Public School	1,234,982	
71.	York Region District School Board	East Gwillimbury	New Elementary School (East Gwillimbury #1 Green Lane)/Nouvelle école élémentaire (East Gwillimbury #1 Green Lane)	9,742,636	
72.	York Region District School Board	Markham	New Elementary School (Berczy Southwest Markham)/Nouvelle école élémentaire (Berczy Southwest Markham)	9,742,636	

12. Le tableau 28 du Règlement est abrogé et remplacé par ce qui suit :

TABLE/TABLEAU 28

**FULL DAY JUNIOR KINDERGARTEN AND KINDERGARTEN ACCOMMODATION MAXIMUM
AMOUNT/MONTANT MAXIMAL DE LA SOMME LIÉE AUX INSTALLATIONS POUR LA MATERNELLE ET LE
JARDIN D'ENFANTS À TEMPS PLEIN**

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Maximum capital funding amount for full day junior kindergarten and kindergarten accommodation/Montant maximal du financement des immobilisations nécessaires aux installations pour la maternelle et le jardin d'enfants à temps plein (\$)
1.	Algoma District School Board	2,538,529
2.	Algonquin and Lakeshore Catholic District School Board	1,567,194
3.	Avon Maitland District School Board	3,344,601
4.	Bluewater District School Board	2,898,779
5.	Brant Haldimand Norfolk Catholic District School Board	1,827,587
6.	Bruce-Grey Catholic District School Board	1,211,263
7.	Conseil des écoles publiques de l'Est de l'Ontario	535,052
8.	Conseil scolaire de district catholique Centre-Sud	11,162,365
9.	Conseil scolaire de district catholique de l'Est ontarien	3,437,538
10.	Conseil scolaire de district catholique des Aurores boréales	20,000
11.	Conseil scolaire de district catholique des Grandes Rivières	150,000
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	7,945,828
13.	Conseil scolaire de district catholique du Nouvel-Ontario	999,725
14.	Conseil scolaire de district catholique Franco-Nord	1,090,458
15.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	5,115,848
16.	Conseil scolaire Viamonde	6,090,246
17.	Conseil scolaire de district du Grand Nord de l'Ontario	50,000
18.	Conseil scolaire de district du Nord-Est de l'Ontario	2,282,206
19.	District School Board of Niagara	4,018,114
20.	District School Board Ontario North East	1,594,882
21.	Dufferin Peel Catholic District School Board	11,648,244
22.	Durham Catholic District School Board	3,378,885
23.	Durham District School Board	16,665,736
24.	Eastern Ontario Catholic District School Board	3,238,961
25.	Grand Erie District School Board	5,061,828
26.	Greater Essex County District School Board	12,139,198
27.	Halton Catholic District School Board	8,095,380
28.	Halton District School Board	27,372,389
29.	Hamilton-Wentworth Catholic District School Board	7,276,816
30.	Hamilton-Wentworth District School Board	13,633,027
31.	Hastings and Prince Edward District School Board	5,394,048
32.	Huron-Perth Catholic District School Board	558,025
33.	Huron-Superior Catholic District School Board	4,170,152
34.	Kawartha Pine Ridge District School Board	7,433,174
35.	Keewatin-Patricia District School Board	90,000
36.	Kenora Catholic District School Board	30,000
37.	Lakehead District School Board	3,236,251
38.	Lambton Kent District School Board	5,510,390
39.	Limestone District School Board	3,772,987
40.	London District Catholic School Board	2,625,684
41.	Near North District School Board	1,997,621
42.	Niagara Catholic District School Board	5,997,645

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Maximum capital funding amount for full day junior kindergarten and kindergarten accommodation/Montant maximal du financement des immobilisations nécessaires aux installations pour la maternelle et le jardin d'enfants à temps plein (\$)
43.	Nipissing-Parry Sound Catholic District School Board	70,000
44.	Northeastern Catholic District School Board	50,000
45.	Northwest Catholic District School Board	1,295,510
46.	Ottawa-Carleton Catholic District School Board	5,056,241
47.	Ottawa-Carleton District School Board	11,966,917
48.	Peel District School Board	53,125,541
49.	Peterborough Victoria Northumberland and Clarington Catholic DSB	3,878,038
50.	Rainbow District School Board	4,256,672
51.	Rainy River District School Board	40,000
52.	Renfrew County Catholic District School Board	548,024
53.	Renfrew County District School Board	892,036
54.	Simcoe County District School Board	11,887,944
55.	Simcoe Muskoka Catholic District School Board	2,724,605
56.	St. Clair Catholic District School Board	1,766,726
57.	Sudbury Catholic District School Board	3,023,618
58.	Superior North Catholic District School Board	20,000
59.	Superior-Greenstone District School Board	20,000
60.	Thames Valley District School Board	20,529,181
61.	Thunder Bay Catholic District School Board	1,524,075
62.	Toronto Catholic District School Board	20,412,842
63.	Toronto District School Board	51,198,297
64.	Trillium Lakelands District School Board	2,779,334
65.	Upper Canada District School Board	6,184,309
66.	Upper Grand District School Board	12,864,289
67.	Waterloo Catholic District School Board	6,684,831
68.	Waterloo Region District School Board	25,386,644
69.	Wellington Catholic District School Board	624,584
70.	Windsor-Essex Catholic District School Board	6,325,549
71.	York Catholic District School Board	15,492,410
72.	York Region District School Board	33,067,412

Entrée en vigueur

13. Le présent règlement entre en vigueur le jour de son dépôt.

38/11

CORRECTION

To Ontario Regulation 447/11 under the *Private Security and Investigative Services Act, 2005* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 447/11 pris en vertu de la *Loi de 2005 sur les services privés de sécurité et d'enquête* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 447/11

made under the

PRIVATE SECURITY AND INVESTIGATIVE SERVICES ACT, 2005

Made: September 2, 2011

Filed: September 2, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 435/07

(Exemptions from the Act)

Note: Ontario Regulation 435/07 has not previously been amended.

1. Section 1 of Ontario Regulation 435/07 is revoked.

2. Section 2 of the Regulation is amended by striking out “is exempt, with respect to the performance of that work, from the requirement in section 6 of the Act to be licensed as a private investigator” at the end and substituting “is exempt, with respect to the performance of that work, from section 6 of the Act”.

3. The Regulation is amended by adding the following sections:

Bodyguard in film and television industry

3. (1) An individual who is acting as a bodyguard for a person while the person is working in the film and television industry or is engaged in a matter connected to that industry is exempt from section 6 of the Act, in relation to his or her conduct as a bodyguard for the person, if the individual,

- (a) holds a valid licence issued by a government of a jurisdiction other than Ontario, authorizing him or her to act as a bodyguard;
- (b) carries the licence;
- (c) on request, identifies himself or herself as a bodyguard; and
- (d) on request, produces the licence.

(2) In this section,

“film and television industry” means the industry of producing audio-visual recorded entertainment that is intended to be replayed in cinemas or on the internet, as part of a television broadcast, or on a VCR or DVD player or a similar device, but does not include the following industries:

- 1. Producing recorded athletic or sporting events.
- 2. Producing recorded musical concerts or music videos.
- 3. Producing recorded theatre.

4. Producing commercials (other than trailers).
5. Producing video games.
6. Producing educational material.

Licence exemption includes other exemptions

3.1 (1) A person who is exempt from the prohibition in section 6 of the Act against acting as a private investigator, or holding himself or herself out as one, without holding the appropriate licence under the Act and complying with clause 6 (a) or (b) of the Act, is also exempt from every provision of the Act, and every provision of the regulations under the Act, that would apply to a person acting as a private investigator or holding himself or herself out as one.

(2) A person who is exempt from the prohibition in section 6 of the Act against acting as a security guard, or holding himself or herself out as one, without holding the appropriate licence under the Act and complying with clause 6 (a) or (b) of the Act, is also exempt from every provision of the Act, and every provision of the regulations under the Act, that would apply to a person acting as a security guard or holding himself or herself out as one.

(3) A person who is exempt from the prohibition in section 7 of the Act against selling the services of private investigators, or holding themselves out as available to sell those services, without holding the appropriate licence under the Act or being employed by a person holding the appropriate licence under the Act is also exempt from every provision of the Act, and every provision of the regulations under the Act, that would apply to a person selling the services of private investigators or holding themselves out as available to sell those services.

(4) A person who is exempt from the prohibition in section 7 of the Act against selling the services of security guards, or holding themselves out as available to sell those services, without holding the appropriate licence under the Act or being employed by a person holding the appropriate licence under the Act is also exempt from every provision of the Act, and every provision of the regulations under the Act, that would apply to a person selling the services of security guards or holding themselves out as available to sell those services.

Commencement

- 4. This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 447/11

pris en vertu de la

LOI DE 2005 SUR LES SERVICES PRIVÉS DE SÉCURITÉ ET D'ENQUÊTE

pris le 2 septembre 2011
déposé le 2 septembre 2011
publié sur le site Lois-en-ligne le 6 septembre 2011
imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. de l'Ont. 435/07
(Exemptions de l'application de la Loi)

Remarque : Le Règlement de l'Ontario 435/07 n'a pas été modifié antérieurement.

- 1. L'article 1 du Règlement de l'Ontario 435/07 est abrogé.**

2. L'article 2 du Règlement est modifié par substitution de «est exempté, à l'égard de l'accomplissement de ce travail, de l'application de l'article 6 de la Loi» à «est exempt, à l'égard de l'accomplissement de ce travail, de l'obligation, prévue à l'article 6 de la Loi, d'être titulaire d'un permis d'enquêteur privé» à la fin de l'article.

- 3. Le Règlement est modifié par adjonction des articles suivants :**

Garde du corps dans l'industrie du film et de la télévision

3. (1) Le particulier qui agit à titre de garde du corps d'une personne pendant qu'elle travaille dans l'industrie du film et de la télévision ou est engagée dans une affaire liée à cette industrie est exempté de l'application de l'article 6 de la Loi, en ce qui concerne sa conduite à titre de garde du corps de la personne, s'il remplit les exigences suivantes :

- a) il détient un permis valide délivré par le gouvernement d'un territoire autre que l'Ontario l'autorisant à agir à titre de garde du corps;
- b) il est muni de son permis;
- c) il révèle son identité de garde du corps, sur demande;

d) il produit son permis, sur demande.

(2) La définition qui suit s'applique au présent article.

«industrie du film et de la télévision» S'entend de l'industrie qui produit des divertissements audio-visuels enregistrés qui sont destinés à être rejoués dans un cinéma ou sur Internet, dans le cadre d'une émission de télévision ou encore sur un magnétoscope, un lecteur de DVD ou un appareil semblable. Sont toutefois exclues les industries qui produisent ce qui suit :

1. L'enregistrement de manifestations sportives.
2. L'enregistrement de concerts musicaux ou de vidéos musicales.
3. L'enregistrement de représentations théâtrales.
4. Des messages publicitaires (à l'exclusion des bandes-annonces).
5. Des jeux vidéo.
6. Du matériel didactique.

Autres exemptions incluses dans l'exemption de permis

3.1 (1) La personne qui est soustraite à l'interdiction prévue à l'article 6 de la Loi d'agir à titre d'enquêteur privé, ou de se présenter à ce titre, sans détenir le permis approprié prévu par la Loi ni satisfaire aux exigences énoncées à l'alinéa 6 a) ou b) de celle-ci est également exemptée de l'application de toute disposition de la Loi et de toute disposition des règlements pris en vertu de la Loi qui s'appliqueraient aux personnes agissant à titre d'enquêteur privé ou se présentant à ce titre.

(2) La personne qui est soustraite à l'interdiction prévue à l'article 6 de la Loi d'agir à titre d'agent de sécurité, ou de se présenter à ce titre, sans détenir le permis approprié prévu par la Loi ni satisfaire aux exigences énoncées à l'alinéa 6 a) ou b) de celle-ci est également exemptée de l'application de toute disposition de la Loi et de toute disposition des règlements pris en vertu de la Loi qui s'appliqueraient aux personnes agissant à titre d'agent de sécurité ou se présentant à ce titre.

(3) La personne qui est soustraite à l'interdiction prévue à l'article 7 de la Loi de vendre des services d'enquêteurs privés, ou de se présenter comme étant disposée à vendre de tels services, sans détenir le permis approprié prévu par la Loi ou être employée par une personne détenant un tel permis est également exemptée de l'application de toute disposition de la Loi et de toute disposition des règlements pris en vertu de la Loi qui s'appliqueraient aux personnes vendant les services d'enquêteurs privés ou se présentant comme étant disposées à vendre de tels services.

(4) La personne qui est soustraite à l'interdiction prévue à l'article 7 de la Loi de vendre des services d'agents de sécurité, ou de se présenter comme étant disposée à vendre de tels services, sans détenir le permis approprié prévu par la Loi ou être employée par une personne détenant un tel permis est également exemptée de l'application de toute disposition de la Loi et de toute disposition des règlements pris en vertu de la Loi qui s'appliqueraient aux personnes vendant les services d'agents de sécurité ou se présentant comme étant disposées à vendre de tels services.

Entrée en vigueur

4. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

Le ministre de la Sécurité communautaire et des Services correctionnels,

JIM BRADLEY

Minister of Community Safety and Correctional Services

Date made: September 2, 2011.

Pris le : 2 septembre 2011.

38/11

CORRECTION

To Ontario Regulation 448/11 under the *Private Security and Investigative Services Act, 2005* as published in the September 17, 2011 issue of The Ontario Gazette.

The Regulation as originally published in the paper version of The Ontario Gazette contained a number of printing errors. The Regulation is republished below.

AVIS DE CORRECTION

Règlement de l'Ontario 448/11 pris en vertu de la *Loi de 2005 sur les services privés de sécurité et d'enquête* et publié dans le numéro du 17 septembre 2011 de la Gazette de l'Ontario.

Le Règlement publié dans la version imprimée de la Gazette de l'Ontario comprenait un certain nombre d'erreurs d'impression. Le Règlement est publié à nouveau ci-dessous.

ONTARIO REGULATION 448/11

made under the

PRIVATE SECURITY AND INVESTIGATIVE SERVICES ACT, 2005

Made: September 2, 2011

Filed: September 2, 2011

Published on e-Laws: September 6, 2011

Printed in *The Ontario Gazette*: September 17, 2011

Amending O. Reg. 367/07

(Term of Licences)

Note: Ontario Regulation 367/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 367/07 is revoked and the following substituted:**Term of licences**

1. (1) If, on January 30, 2012, a licensee holds a licence to act as a private investigator, a licence to act as a security guard or a licence to act as both a private investigator and a security guard, the term of the licence ends on the licensee's first birthday following the day on which the term would otherwise end as indicated in the licence.

(2) If a licence to act as a private investigator, a licence to act as a security guard or a licence to act as both a private investigator and a security guard is issued on or after January 30, 2012, the term of the licence shall end on the applicant's second birthday following the day on which the licence is issued.

(3) If a licence whose term will end on the licensee's birthday under subsection (1) or (2) is renewed, the term of the renewed licence shall be two years.

(4) If a licence to engage in the business of selling the services of private investigators, a licence to engage in the business of selling the services of security guards or a licence to engage in the business of selling the services of both private investigators and security guards,

(a) is issued on or after January 30, 2012, the term of the licence shall be two years;

(b) is renewed on or after January 30, 2012, the term of the renewed licence shall be two years.

(5) Subsection (2) and clause (4) (a) apply regardless of whether,

(a) the licence being issued is the first licence issued to the applicant; or

(b) the licence previously held by the applicant has expired.

Commencement**2. This Regulation comes into force on January 30, 2012.**

RÈGLEMENT DE L'ONTARIO 448/11

pris en vertu de la

LOI DE 2005 SUR LES SERVICES PRIVÉS DE SÉCURITÉ ET D'ENQUÊTE

pris le 2 septembre 2011
déposé le 2 septembre 2011
publié sur le site Lois-en-ligne le 6 septembre 2011
imprimé dans la *Gazette de l'Ontario* le 17 septembre 2011

modifiant le Règl. de l'Ont. 367/07
(Durée des permis)

Remarque : Le Règlement de l'Ontario 367/07 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 1 du Règlement de l'Ontario 367/07 est abrogé et remplacé par ce qui suit :**Durée des permis**

1. (1) Si, le 30 janvier 2012, un titulaire de permis détient un permis d'enquêteur privé, un permis d'agent de sécurité ou un permis permettant d'agir autant comme enquêteur privé que comme agent de sécurité, la durée du permis prend fin au premier anniversaire de naissance du titulaire qui suit le jour, indiqué dans le permis, où elle prendrait fin par ailleurs.

(2) Si un permis d'enquêteur privé, un permis d'agent de sécurité ou un permis permettant d'agir autant comme enquêteur privé que comme agent de sécurité est délivré le 30 janvier 2012 ou par la suite, la durée du permis prend fin au deuxième anniversaire de naissance de l'auteur de la demande qui suit le jour où le permis est délivré.

(3) Si un permis dont la durée doit prendre fin à l'anniversaire de naissance du titulaire de permis aux termes du paragraphe (1) ou (2) est renouvelé, la durée du permis renouvelé est de deux ans.

(4) Si un permis autorisant l'exercice d'activités consistant à vendre des services d'enquêteurs privés, un permis autorisant l'exercice d'activités consistant à vendre des services d'agents de sécurité ou un permis autorisant l'exercice d'activités consistant à vendre des services tant d'enquêteurs privés que d'agents de sécurité :

- a) est délivré le 30 janvier 2012 ou par la suite, la durée du permis est de deux ans;
- b) est renouvelé le 30 janvier 2012 ou par la suite, la durée du permis renouvelé est de deux ans.

(5) Le paragraphe (2) et l'alinéa (4) a) s'appliquent dans l'un et l'autre des cas suivants :

- a) il s'agit du premier permis délivré à l'auteur de la demande;
- b) le permis que détenait antérieurement l'auteur de la demande est expiré.

Entrée en vigueur**2. Le présent règlement entre en vigueur le 30 janvier 2012.**

Made by:

Pris par :

Le ministre de la Sécurité communautaire et des Services correctionnels,

JIM BRADLEY
Minister of Community Safety and Correctional Services

Date made: September 2, 2011.

Pris le : 2 septembre, 2011.

38/11

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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50 rue Grosvenor, Toronto (Ontario) M7A 1N8

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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Zahoor Ilahi (Airlink Tours & Limousine Service) 47339
119 Millstone Dr., Brampton, ON L6Y 4P4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Ottawa, Hamilton, Sault Ste Marie, the Counties of Dufferin, Middlesex, Essex, Lambton, Wellington, Peterborough, Frontenac, Renfrew, the Municipality of Wawa and the Regional Municipalities of Peel, Niagara, Waterloo, Halton, Durham and York to the Ontario/Quebec and the Ontario/USA borders for furtherance:

- (a) to points as authorized by the relevant jurisdiction; and for the return of same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

- (b) on a one way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

47339-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Ottawa, Hamilton, Sault Ste Marie, the Counties of Dufferin, Middlesex, Essex, Lambton, Wellington, Peterborough, Frontenac, Renfrew, the Municipality of Wawa and the Regional Municipalities of Peel, Niagara, Waterloo, Halton, Durham and York.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Iron Range Bus Lines Inc.

24443-U/V

1141 Golf Links Rd., Thunder Bay, ON P7B 7A3

Applies for the approval of transfer of public vehicle operating licence PV-2313 and public vehicle (school bus) operating licence PVS-226, both now in the name of Ball Bus Service Inc., 111 Maple Drive, R. R. #1, Dorion, ON P0T 1K0.

MMC Bus Division Inc.

47441

353 Arvin Ave., Stoney Creek, ON L8E 2M6

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, London and Hamilton and the Regional Municipalities of Peel, York, Halton, Waterloo, Niagara and Durham to the Ontario/Quebec and the Ontario/USA border crossings for furtherance

1. to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin. Provided that there be no pick up or drop off of passengers except at point of origin.
2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

47441-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, London and Hamilton and the Regional Municipalities of Peel, York, Halton, Waterloo, Niagara and Durham.

FELIX D'MELLO

(144-G473)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-10-01	
ACRO NAVIGATION INC.	001632623
AF CONSTRUCTION INC.	001647214
ALAN NAGY & ASSOCIATES INC.	000770892
ASHTON WINTER LAW OFFICES INC.	000923260
ASSISTED BEGINNINGS CONSULTANTS INCORPORATED	001609648
AURCO CUSTOM BUILDERS INC.	000781128
BAKERBERRY'S CAFE INC.	002111605
BLONDE ZONE PRODUCTIONS INC.	000901805
BORGI INVESTMENTS LIMITED	000457324
BROOKSTONE MARATHON INC.	001064357
CANADA ELEGANT HOUSE LTD.	001480021
CRAMERO CORPORATION LTD.	001118029
CREATIVE IMAGE DESIGN LTD.	001128185
CRESCENT REALTY LIMITED	000292618
CROWN INDUSTRIES INC.	001061213
D & L CONCEPTS INC.	002025166
EASTERN CONCRETE DRILLING & SAWCUTTING LTD.	001030065
EMERGE ELECTRIC LTD.	001113032
ERINGATE DRUGS LIMITED	000150856
ERP TECHNICAL CONSULTING INC.	002001866
FEMMEWYLES INC.	002077013
FID-EAU INC.	001660072
FINE LINE AUTO LTD.	001628177
FLINTROCK CONSTRUCTION INC.	001614398
G AND C MANAGEMENT HOLDINGS LIMITED	000332160
GENPAR CORPORATION OF CANADA	000882532
GERALDINE FOOD SERVICES LTD.	001078209
GLOBAL STAR CONNECTIONS INC.	001640993
GRANDINGTON HOLDINGS LIMITED	002051402

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HANTECH PSP INC.	001646827
HEWITT CARTAGE LIMITED	000429953
HOT BYTES DISTRIBUTING INC.	001150014
KEEL PRODUCTIONS INC.	001054469
KIDZ R CUTE CHILDCARE INC.	001668088
KNOWLEDGE QUEST SYSTEMS INC.	001144331
KYOTO STORE INC.	001654173
MAGAZINO IMPORTS INC.	002067089
MK TECHNOLOGY INC.	002068395
MKS ONTARIO LTD.	001378284
MOE'S AUTO BODY LTD.	000484961
NATIONAL GYMNASTICS CENTRE INC.	002015158
NETQ+A INC.	001188366
NEUFELD BROTHERS FARMS INC.	000489649
NIVA HOLDINGS LTD.	001328039
OPULENT ESTATES CORP.	001668026
PHARMAGEN INC.	001303859
POOL PROPERTIES INC.	000922165
PROMATHS (GUELPH) LTD.	000995993
R. PRANGER ROOFING INC.	002007953
RAIN OR SHINE WATERPROOFING CORPORATION	001413262
REALTY PROFESSIONALS INCORPORATED	001062705
RHINO CUSTOM MANUFACTURING INC.	001580682
RILAC INC.	001488591
ROMEX SECURITY SYSTEM LTD.	001668667
RYK OLIVER CORPORATION	000907527
SAEED ENTERPRISES INC.	001266201
SBL ACQUISITOR INC.	002089270
SHORELINE MAINTENANCE AND CONSTRUCTION LIMITED	000295976
SILVERBRIDGE CAPITAL INC.	001396428
SIMMTRONICS LIMITED	002039339
SKILLS HOCKEY SCHOOL LTD.	000644517
SPICE OF INDIA INC.	000953677
STONETECH BUSINESS CONSULTING INC.	002040155
STRATHCONA EXECUTIVE SEARCH INC.	001721408
SUNBEAM NORTH AMERICA INC.	002067576
TAGE CONTRACTING LTD.	001343561
TELESOURCE DIRECT MARKETING INCORPORATED	001664849
THEMGAR INC.	001489581
TRENT RIVER INDUSTRIES INC.	001151946
TRIADELPHIA CONSTRUCTION LTD.	001099344
VENS TRADING CORP.	001074225
WASHER WEAR CORP.	002080020
WESTERN CARE INC.	001668459
WISEMAN PRODUCTION SERVICES INC.	001618709
1001921 ONTARIO LIMITED	001001921
1110037 ONTARIO INC.	001110037
1157588 ONTARIO INC.	001157588
1166150 ONTARIO LIMITED	001166150
1188667 ONTARIO INC.	001188667
1205458 ONTARIO LTD.	001205458
1227750 ONTARIO INC.	001227750
1315630 ONTARIO INCORPORATED	001315630
1330696 ONTARIO LIMITED	001330696
1335828 ONTARIO INC.	001335828
1339197 ONTARIO INC.	001339197
1346669 ONTARIO INC.	001346669
1351440 ONTARIO INC.	001351440
1361322 ONTARIO INC.	001361322

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1410734 ONTARIO LTD.	001410734
1473204 ONTARIO LTD.	001473204
1504621 ONTARIO INC.	001504621
1509865 ONTARIO INC.	001509865
1526533 ONTARIO INC.	001526533
1588507 ONTARIO LIMITED	001588507
1615423 ONTARIO INC.	001615423
1629249 ONTARIO LIMITED	001629249
1652380 ONTARIO INC.	001652380
1659942 ONTARIO LTD.	001659942
1668156 ONTARIO LIMITED	001668156
2004389 ONTARIO INC.	002004389
2018436 ONTARIO INC.	002018436
2033417 ONTARIO INC.	002033417
2067850 ONTARIO INC.	002067850
2068965 ONTARIO INC.	002068965
2076907 ONTARIO INC.	002076907
2083420 ONTARIO LTD.	002083420
2085352 ONTARIO INC.	002085352
2089417 ONTARIO INC.	002089417
2094461 ONTARIO LTD.	002094461
2106356 ONTARIO INC.	002106356
319013 ONTARIO LTD.	000319013
640169 ONTARIO LIMITED	000640169
703920 ONTARIO LTD.	000703920
753607 ONTARIO LIMITED	000753607
854764 ONTARIO INC.	000854764
917489 ONTARIO INC.	000917489
951177 ONTARIO INC.	000951177
953253 ONTARIO LIMITED	000953253
954165 ONTARIO INC.	000954165
963471 ONTARIO INC.	000963471

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G474)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-09-05	
AAA COMPUTER DOCTORS LTD.	001525203
ABBYSON LIMITED	002005660

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
B.J. CONWAY DENTISTRY PROFESSIONAL CORPORATION	002033613
BARRY TRADING GROUP INC.	001050972
BIN BUSINESS LIMITED	002039093
BLUE STAR CORPORATION	001487902
BTG BEACHWEAR INC.	001603661
C.L.O.C. (EASTERN) LIMITED	000779952
CALIBER CONSTRUCTION INC.	000770129
CANADIAN ADVANCED ROOFING SYSTEMS LTD.	002056028
CHEMBLEND TECHNOLOGIES INC.	001014523
CINEX PROJECTION SERVICES (WESTERN) LTD.	001360603
CONSTANT CARE HOME SERVICES INC.	001435127
D. & E. PANKE LOGGING LTD.	001045113
DECISION MATE INC.	001381837
DIVECCHIA INCORPORATED	001560769
DRAYCOTT PROFESSIONAL CORPORATION	001556812
DTH INVESTMENTS INC.	001116793
DURO-COTE POWDER COATERS INC.	001346441
DYNASTY WEALTH CREATORS INC.	001531297
ELIANA'S ESTHETICS INC.	001550948
ETS GROUP INC.	001094230
FOUR STARS GROUP TRADING CO. LTD.	002026589
FRAG DEMOLITION & CONSTRUCTION INC.	001558608
FRASER MERCHANTILE LTD.	001428692
GELFAND-KEIGHAN INTERNATIONAL CORPORATION	001045197
GEOCAM BUILDERS INC.	001690493
GILLETT AUTOMOTIVE SERVICES LIMITED	001647818
GROUP FOUR PARTNERS LTD.	001535488
GTA MEGAWRAPPS INC.	001522929
HEALTH PROMOTION RESEARCH INC.	001145172
INTERCEPT CONTAINMENT SERVICES INC.	001688408
JOHN BELLHAM ENTERPRISES INC.	000605269
LAU EXPORT INTERNATIONAL INC.	000919137
LAWRENCE DREAMS INC.	002064794
LINCOLN DRINKING WATER CORPORATION	000986821
LUSH VISUALS INC.	002067370
MARGIN CONSTRUCTION INC.	001091913
MASON PLOWING AND LANDSCAPING INC.	001479208
MAY PAINTING & DECORATING INC.	000670177
MCCOLMAN MEDIA INC.	000474637
MCLEAN BAILIFFS INC.	001685145
MK TECH SOFTWARE LTD.	001449988
MOONEY INSURANCE BROKERS LTD.	000060840
ONE TOUCH WELDING INC.	001711418
PENN&WILSON FINANCIAL GROUP INC.	001314829
PHYSICIANS GROUP BENEFITS LTD.	000988661
RAPID-MED PLUS FRANCHISE CORP.	000818544
RUSSELL HARDING HOLDINGS LTD.	001578509
SANTEC ENTERPRISES INC.	001512518
SAUGEEEN RIVER NATURAL PRODUCTS INC.	000569404
SHARMAE INC.	000896525
SOL ARENAS TRAVEL INC.	002103627
SOMAL BROTHERS TRANSPORT INC.	001492512
TECHNOFLAME LTD.	001349103
TELLNEX INC.	002068274
THE CREATIVE SOLUTIONS GROUP INC.	000970553
THE CURRY VILLAGE INC.	000548565
THE EQ ADVANTAGE INC.	001141664
THE SILVER CORKSCREW LIMITED	001159253
TRANSWIFT INC.	001585349
TRIDENT TRAVEL SERVICE LIMITED	000362787
UPPER CANADA WHOLESALE ART LTD.	001304322
VIA FUNDING INC.	002029012
VTI CONSULTING CORP.	002099040
WORD COMPOSITION LIMITED	000668045
WPSNET NORTH AMERICA LTD.	002045080

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
YOUR GLANDS INC.	001266384
YOUR 1HR PHOTO INC.	000990309
ZAZZIES INC.	001540913
1027803 ONTARIO LIMITED	001027803
1030965 ONTARIO LIMITED	001030965
1054929 ONTARIO LTD.	001054929
1074629 ONTARIO LIMITED	001074629
1083261 ONTARIO LIMITED	001083261
1085929 ONTARIO INC.	001085929
1119265 ONTARIO INC.	001119265
1120001 ONTARIO LIMITED	001120001
1172292 ONTARIO INC.	001172292
1215840 ONTARIO INC.	001215840
1268488 ONTARIO INC.	001268488
1311775 ONTARIO LIMITED	001311775
1316711 ONTARIO INC.	001316711
1338432 ONTARIO LTD.	001338432
1369118 ONTARIO INC.	001369118
1450618 ONTARIO LIMITED	001450618
1455192 ONTARIO LTD.	001455192
1469424 ONTARIO LIMITED	001469424
1474045 ONTARIO INC.	001474045
1584096 ONTARIO LTD.	001584096
1599988 ONTARIO INC.	001599988
1612645 ONTARIO INC.	001612645
1614820 ONTARIO LTD.	001614820
1628709 ONTARIO INC.	001628709
1635881 ONTARIO INC.	001635881
1644213 ONTARIO LIMITED	001644213
1663329 ONTARIO INC.	001663329
1676366 ONTARIO LTD.	001676366
1681802 ONTARIO LIMITED	001681802
1700492 ONTARIO LIMITED	001700492
1701037 ONTARIO INC.	001701037
2015202 ONTARIO INC.	002015202
2022706 ONTARIO LTD.	002022706
2024660 ONTARIO LIMITED	002024660
2027625 ONTARIO LTD.	002027625
2077801 ONTARIO LIMITED	002077801
2089728 ONTARIO INC.	002089728
719125 ONTARIO INC.	000719125
726800 ONTARIO LIMITED	000726800
850345 ONTARIO LIMITED	000850345
855369 ONTARIO LIMITED	000855369
926279 ONTARIO INC.	000926279
976225 ONTARIO LIMITED	000976225

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G475)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-08-18	
2 ROSIES INC.	001590666
2011-08-19	
L. & R. SPENCE-ORD TRUCKING INC.	001386109
2011-08-22	
CURRENT IMAGE CORPORATION	001516544
CVD CONSULTANTS INC.	002032801
GREEN - ACRES HOME INSPECTION SERVICE LTD.	002117174
JOHN P. WILSON PHARMACY LIMITED	000301120
THREE-HEADED PUG PRODUCTIONS LTD.	002156542
1072485 ONTARIO INC.	001072485
2139760 ONTARIO INC.	002139760
655399 ONTARIO LIMITED	000655399
2011-08-23	
AVR'S KITCHEN CABINETS INC.	002183654
AYLA INTERNATIONAL LIMITED	002058392
CAWLAR ENTERPRISES INC.	000898797
EVA LAKE AIRWAYS LIMITED	001140612
EVERLUX CORPORATION	001031380
FINI-TENUTA INVESTMENTS LIMITED	001288117
GRAND OKANAGAN RESORT IV INC.	001147932
HENDRICKSON CONSULTING INTERNATIONAL INC.	001236901
HERM'S RESTAURANT (KEEWATIN) LTD.	000629229
HINAN COURIER EXPEDITE SERVICE INC.	001419009
HUNG WEN COMPANY LTD.	001105220
I.I.C. N.A. INC.	002159828
INTERVOICE TECHNOLOGIES INC.	001253127
JAY'S LOGISTICS INC.	002077940
PIONEER ACCOUNTING INC.	001661938
R. & M. PROMPT DELIVERIES LTD.	001119629
RAMDATASOFT INC.	001776833
S. BOKSER PLUMBING INC.	001424534
STUDIOSIRIS INC.	001671944
TANABUS CORPORATION LIMITED	000083066
UPPER JAMES AUTO MECHANIC INC.	002109530
UPSTREAM FX CAPITAL INC.	001793099
VOYAGER WINDVANES (2007) INC.	001734706
WECANDU4U CONSULTING LTD.	001420646
1088579 ONTARIO LTD.	001088579
1089246 ONTARIO INC.	001089246
1161233 ONTARIO INC.	001161233
1326506 ONTARIO INC.	001326506
1705247 ONTARIO LTD.	001705247
2034994 ONTARIO INC.	002034994
2136788 ONTARIO INC.	002136788
618962 ONTARIO LIMITED	000618962
2011-08-24	
BSA MANAGEMENT INC.	001187985
CORNERSTONE CAPITAL CORPORATION	001477516
DAVLEA HOLDINGS LIMITED	000348630
J.M. ABELE VENEERS INCORPORATED	000700917
OSHAWA PARKWOOD HOLDINGS INC.	001531252
PLASTIC CONTROL MASTERS INC.	000421728
QSOFT DATA SYSTEMS INC.	000869813
RICCA'S FURNITURE LIMITED	000371612
STEPHEN DYNES & ASSOCIATES LTD.	001343143
THE INK SOURCE INC.	002101776
1523606 ONTARIO INC.	001523606
2011-08-25	
ADAM'S FREIGHT INC.	001682876
AMSHAH INC.	002076172
ANAD GROUP INC.	000763929
ANTARTICON LIMITED	001223859
BAYBRIDGE CONSTRUCTION LTD.	002190402
BERGON LOBSTERS LIMITED	000537098
BIDIYOOK TECHNOLOGIES INC.	002012434

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BLTD HOLDING COMPANY LIMITED	000502925
BRANT ARTS MEDICAL INC.	001177122
BRAVO MAG GROUP CANADA LTD.	001598587
CASPALMAR ENTERPRISES INC.	000766762
CHEN DEVELOPMENTS INC.	000639218
COZY THAI INC.	002089601
ENDEAVOR MANAGEMENT SOLUTIONS INC.	002264674
GMF HOME INSPECTIONS LTD.	002257624
J. P. NUTRIENT MANAGEMENT CONSULTING LTD.	002102806
J.B. DEVELOPMENT & INVESTMENT LIMITED	000657134
K. GRESSMANN MANUFACTURING LIMITED	000380355
KA CONCRETE FINISHING INC.	001645185
NWILATI IMPORT, EXPORT LTD.	001245618
PATRIARCA HOLDINGS COMPANY INC.	001471987
PHILLY'S CANINE EDUCATION CENTRE INC.	000524650
PHNOM PENH NOODLE HOUSE INC.	001633705
PRODUCTIONS HELENE PRODUCTIONS INC.	001742104
SUNRISE LAND HOLDINGS INC.	001283569
TAMAR PROPERTIES INC.	000695813
THE A4DABLE DESIGN & RENOVATION INC.	002095820
TRAVEL KLUB INC.	001379096
UPPER CANADA AQUATIC NURSERIES LTD.	001110504
WRAY INTERMEDIARIES LIMITED	001262044
WRIGHT INTERNATIONAL AEROSTRUCTURAL INC.	001338492
1008711 ONTARIO LTD.	001008711
1009743 ONTARIO INC.	001009743
1017824 ONTARIO INC.	001017824
1063873 ONTARIO LIMITED	001063873
1190916 ONTARIO INC.	001190916
1194340 ONTARIO INC.	001194340
1465015 ONTARIO INC.	001465015
1472424 ONTARIO INC.	001472424
1481492 ONTARIO INC.	001481492
1486004 ONTARIO LTD.	001486004
1487334 ONTARIO INC.	001487334
1538520 ONTARIO INC.	001538520
1538598 ONTARIO LTD.	001538598
1715101 ONTARIO LTD.	001715101
1826384 ONTARIO INC.	001826384
2007161 ONTARIO INC.	002007161
2083082 ONTARIO INC.	002083082
2132888 ONTARIO INC.	002132888
2250149 ONTARIO LTD.	002250149
407903 ONTARIO INC.	000407903
540809 ONTARIO INC.	000540809
690739 ONTARIO INC.	000690739
895231 ONTARIO LIMITED	000895231
2011-08-26	
MAXOT SYSTEMS INC.	001581244
MLB ENTERPRISES INC.	001491333
1038745 ONTARIO LTD.	001038745
2119468 ONTARIO INC.	002119468
2011-08-27	
JOHN RUSSELL HOLDINGS LTD.	000669535
2289029 ONTARIO INC.	002289029
2011-08-28	
SHANNON GRAPHICS INC.	001454185
2011-08-29	
C.R. MCTAGGART LIMITED	000963502
MCKAY PROFESSIONAL SERVICES LIMITED	000642390
845596 ONTARIO INC.	000845596
2011-08-30	
ENEF T LTD.	000570537
F. I. SMITH ENGINEERING INC.	000416728
UNIVERSE PROFESSIONAL SERVICES AND TRAINING INCORPORATED	001827318

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
WILLIAM HARRISON SIGN SUPPLIES INC.	000582396
2230378 ONTARIO INC.	002230378
2011-08-31	
BAGDOO AND MCPHEE ENTERPRISES INC	000947158
J.E.CHARLTON & ASSOC. INC.	001713566
P C TECH SOLUTIONS INC.	001479099
1537360 ONTARIO LIMITED	001537360
2162383 ONTARIO INC.	002162383
2011-09-01	
THE SHAMROCK GROUP OF INDEPENDENT PROFESSIONALS INC.	001050911
2011-09-02	
CARINA BLACK INC.	002161728
F.A.M. ENGINEERING INC.	002176809
1618869 ONTARIO LTD.	001618869
1786908 ONTARIO INC.	001786908
2011-09-03	
2230884 ONTARIO INC.	002230884
2011-09-05	
2140979 ONTARIO INC.	002140979
2011-09-06	
S & S TRUCKING OF GRAND BEND LTD.	001390633
W.J. HEATON & ASSOCIATES LIMITED	000236847
1488335 ONTARIO INC.	001488335
1517163 ONTARIO INC.	001517163
1634712 ONTARIO LTD.	001634712
1745303 ONTARIO LTD.	001745303
2011-09-07	
AGGAR SERVICES INCORPORATED	001553258
BLUESTAR LIMOUSINE INC.	001721572
DAVID KOHUT CONSULTING INC.	002241855
ENDOSERVICE LIMITED	000236180
HOPEDALE FARMS LIMITED	000201513
ON DEMAND ACADEMY INC.	002222891
RAY DIGITAL TECHNOLOGIES INC.	001244149
SAVANA ENTERPRISES INC.	001017080
URANIUM EXPLORATION CORPORATION	002122316
WYNN ENTERPRISES INTERNATIONAL INC.	001141909
2091616 ONTARIO INC.	002091616
2214467 ONTARIO INC.	002214467
2011-09-08	
BATHE AND MCLELLAN BUILDING MATERIALS LIMITED	000123021
CHIRON EQUINE INC.	001238428
INDIA HOUSE TAVERN LIMITED	000216088
INTERNATIONAL DEVELOPMENT INCORPORATED	000563786
ISAAC LEGAL SERVICES INC.	001679881
JOHN R. ADAMS DENTISTRY PROFESSIONAL CORPORATION	001693539
READYHOUGH CONSULTING INC.	001706121
TRINITY PROPERTIES (HOPKINS) INC.	002130385
1090791 ONTARIO LIMITED	001090791
1427205 ONTARIO LTD.	001427205
1606780 ONTARIO LIMITED	001606780
1617622 ONTARIO LIMITED	001617622
1682979 ONTARIO LTD.	001682979
1741798 ONTARIO INC.	001741798
2053632 ONTARIO LIMITED	002053632
2168538 ONTARIO INC.	002168538
2194021 ONTARIO INC.	002194021
2286181 ONTARIO INC.	002286181
701150 ONTARIO INC.	000701150
2011-09-09	
AMROB INTERNATIONAL CHAUFFEURS LTD.	001816561
B.L. NADEAU CONTRACTOR LIMITED	000495267
BANGOR LODGE LIMITED	000814850

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DOWNWIND GAME CORP. INC.	001238820
DW GUELPH LTD.	000443058
FRONIA SERVICES INC.	001256962
GEO. WILLIAMSON FUELS LTD.	000366132
IAN G. STEWART HOLDINGS LIMITED	001273121
INFLUX BUSINESS ADMINISTRATION INC.	002099744
J. A. REILEY FINANCIAL SERVICES INC.	000389589
KENDRA INVESTMENTS INC.	000982733
LIQUOR STORES NO. 3 LIMITED	001120034
LIQUOR STORES NO.1 LIMITED	001079839
LIQUOR STORES NO.2 LIMITED	001106873
MASQUE SOLUTION INC.	002024454
MULTIFINANCIAL SERVICES INC.	002100861
PASSIONWOOD INC.	001594271
ST. CLAIR VILLAGE DELI & BAKERY CAFE INC.	001337500
STAINLESS TUBE AND PIPE OF CANADA LIMITED	002026200
STRONG INVESTMENTS LTD.	000287007
1000 ISLANDS MALL INC.	001740346
124 KING DEVELOPMENTS INC.	001816433
1411571 ONTARIO LIMITED	001411571
1608583 ONTARIO LTD.	001608583
2056673 ONTARIO LIMITED	002056673
2159169 ONTARIO INC.	002159169
2258351 ONTARIO INC.	002258351
3 ONE 4 INC.	002150693
823443 ONTARIO LIMITED	000823443
860662 ONTARIO LIMITED	000860662
2011-09-10	
2230717 ONTARIO INC.	002230717
2011-09-12	
CAMPBELL, MOSS LIMITED	000608764
FINANCIAL FREEWAY CORP.	002181477
GLAMCO LIMITED	000251099
HEALTH HELP WELLNESS CLINIC LTD.	001841192
SKYLON BIG THREE STAR GENERAL PARTNER INC.	001778563
STREAM HOME FURNITURE INC.	002172359
VIDU SECURITY INC.	002006084
W. T. P. INVESTCO INC.	001053072
1108490 ONTARIO LTD.	001108490
1120679 ONTARIO INC.	001120679
2181475 ONTARIO CORP.	002181475
502063 ONTARIO LTD.	000502063
2011-09-13	
BOXSYS CORPORATION	001280906
CHELSEA CAPITAL CORPORATION	002001350
CROWN PUMP LIMITED	001371716
DETENTE FINANCIAL CORP.	001750460
EXCELLENT CANTONESE RESTAURANT LTD.	001563590
MUZZI GENERAL CONTRACTING LTD.	000627130
TCMV SYSTEMS INC.	002227999
1709302 ONTARIO INC.	001709302
2241835 ONTARIO INC.	002241835
2011-09-14	
CONESTOGA MOTORS INC.	001445137
DESIGN CONCRETE & EXCAVATING LTD.	002000297
ELMWELL INVESTMENTS LIMITED	000117112
GEE DEE TRUCK LINES LTD.	001338822
ONTARIO SECURITY CONSULTANTS INC.	002128479
PIZZA FLAMES INC.	002212029
SCOTTISH REINSURANCE INTERMEDIARIES (CANADA) INC.	001415169
SLEEP E SOLUTIONS INC.	001649649
SPECTRAN 2001 INC.	000725745
THE FISHING WIDOW INCORPORATED	001678956
V J TRANS EXPRESS INC.	002120698
VEMAR ENTERPRISES LIMITED	000454427

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
VINTAGE 1852 INCORPORATED	002175398
W-K INDUSTRIES LIMITED	000893461
1244482 ONTARIO INC.	001244482
1313435 ONTARIO INC.	001313435
1426408 ONTARIO LIMITED	001426408
1562498 ONTARIO LIMITED	001562498
1576620 ONTARIO INC.	001576620
1624347 ONTARIO INC.	001624347
1671971 ONTARIO INC.	001671971
1768372 ONTARIO INC.	001768372
2058978 ONTARIO INC.	002058978
2104340 ONTARIO INC.	002104340
2142092 ONTARIO INC.	002142092
2161258 ONTARIO INC.	002161258
2250 RYMAL RD. GP LIMITED	001730682
766560 ONTARIO INC.	000766560
983107 ONTARIO INC.	000983107
2011-09-15	
AQUILON POWER SERVICES CORP.	002161377
MOODY GHOST PRODUCTIONS INC.	002109270
NINE DOTS CONSULTING INC.	002097764
PROPER TASTY INCORPORATED	002027180
SILVERHILL ADVISOR CORP.	002232971
TD CAPITAL FUNDS MANAGEMENT LTD.	001498150
TD CAPITAL GP LTD.	001795832
TD CAPITAL HOLDINGS LTD.	002154120
TD CAPITAL PRIVATE EQUITY INVESTORS (CANADA) LTD.	001498151
TD CAPITAL PRIVATE EQUITY INVESTORS (COLLECTOR GP) LTD.	002131017
TD SECURITIES CO-INVESTMENT MANAGEMENT (CANADA) LTD.	001498152

(144-476)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Notice of Default in Complying
with the Corporations Information Act
Avis de non-observation
de la Loi sur les renseignements
exigés des personnes morales**

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-14 NYGEM CORPORATION	813734
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(144-G477) KATHERINE M. MURRAY
Director/Directrice

**Cancellation of Certificate of
Incorporation
(Business Corporations Act)
Annulation de certificat de constitution
en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-20 CAITHNESS FINANCIAL SERVICES LIMITED KY YOUNG TAE KWON DO INC. SONATTI FURNITURE INC.	1533790 2198574 2205348
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(144-G478) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-20 EVERGREEN LIVESTOCK SERVICES LTD. 1ST CLASS AIRPORT LIMO INC.	1643051 1799227
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(144-G479) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-20 ECOTECTURE: CENTRE FOR ECOLOGICAL ART & ARCHITECTURE	1284786
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(144-G480) KATHERINE M. MURRAY
Director/Directrice

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

SEPTEMBER 12, 2011 TO SEPTEMBER 16, 2011

NAME	LOCATION	EFFECTIVE DATE
Kuru, Rupert Stephen	Scarborough, ON	14-Sep-11
Heath, Gordon Leslie	Ancaster, ON	14-Sep-11
An, Stephen Suk-Joo	Trenton, ON	14-Sep-11
Saboya Jr., Cornelio G	Brampton, ON	14-Sep-11
Bergsma, Timothy Andrew	Chatham, ON	14-Sep-11
Donoghue, Stephen	Ottawa, ON	14-Sep-11
Santiago, Ricardo	Ottawa, ON	14-Sep-11
George, John	Ottawa, ON	14-Sep-11
Laird, Mark	Caledon, ON	14-Sep-11
Oussoren, Aalbertinus		
Hermen Harry	Toronto, ON	14-Sep-11
Neufeld, Angela	Bala, ON	14-Sep-11
Odimuko, Dike	Gloucester, ON	14-Sep-11

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Johnson, Pat Maxwell		
Anthony	Scarborough, ON	12-Sep-11
Kuurstra, William	Orleans, ON	12-Sep-11
Wilcox, John Whitman	Orleans, ON	12-Sep-11
Weir, Rose Fay	Maple, ON	14-Sep-11
Biersman, Harry S	Wasaga Beach, ON	16-Sep-11
Bootsma, Ted S	Georgetown, ON	16-Sep-11
Breedveld, Peter	Burlington, ON	16-Sep-11
Cooper, Sidney	Sarnia, ON	16-Sep-11
Cornelisse, Nicolaas	Brockville, ON	16-Sep-11
De Bolster, Henry	Grimsby, ON	16-Sep-11
Debruyne, Peter	Grimsby, ON	16-Sep-11
De Jong, Harold	Thunder Bay, ON	16-Sep-11
De Jong, Wiegert	Stratfordville, ON	16-Sep-11
Den Haan, Edward	Guelph, ON	16-Sep-11
De Ruiters, Walter	Strathroy, ON	16-Sep-11
Eshuis, Henry	Fonthill, ON	16-Sep-11
Evans, A Dirk	Brampton, ON	16-Sep-11
Fisher, Ronald	Waterloo, ON	16-Sep-11
Geleynse, Martin	Stratford, ON	16-Sep-11
Haven, Robert	Dorchester, ON	16-Sep-11
Heersink, Gerrit	Peterborough, ON	16-Sep-11
Helleman, Adrian	Toronto, ON	16-Sep-11
Hogeterp, Gerald	Brantford, ON	16-Sep-11
Hogeterp, Peter	Belle River, ON	16-Sep-11
Hoytema, Jerry	Burlington, ON	16-Sep-11
Jones, Norman	Aylmer, ON	16-Sep-11
Jongsma, John	Hamilton, ON	16-Sep-11
Kamerman, John	Agincourt, ON	16-Sep-11
Katerberg, Henry	Hamilton, ON	16-Sep-11
Klomps, John	Mississauga, ON	16-Sep-11
Koole, John	Strathroy, ON	16-Sep-11
Koops, Ralph	St George, ON	16-Sep-11
Kranenburg, Peter	Georgetown, ON	16-Sep-11
Kuntz, Jacob	Brampton, ON	16-Sep-11
Lisc, Markus	Newcastle, ON	16-Sep-11

NAME	LOCATION	EFFECTIVE DATE
Lunshof, Henry	Guelph, ON	16-Sep-11
McPhee, Howard	Toronto, ON	16-Sep-11
Morbey, Graham	Toronto, ON	16-Sep-11
Pereboom, Jan	Jordan Station, ON	16-Sep-11
Popma, Repko	Toronto, ON	16-Sep-11
Postuma, John	Caledonia, ON	16-Sep-11
Praamsma, Herman	Brampton, ON	16-Sep-11
Prenger, Norman H	Thunder Bay, ON	16-Sep-11
Quartel, Jacob A	Blyth, ON	16-Sep-11
Ringnald, Gerard	Orillia, ON	16-Sep-11
Salomons, Clarence	Mount Albert, ON	16-Sep-11
Samplonius, Homer	Etobicoke, ON	16-Sep-11
Stadt, Paul	Heidelberg, ON	16-Sep-11
Van Aaragon, George	St Catharines, ON	16-Sep-11
Van Daalen, Siebrn	Newmarket, ON	16-Sep-11
VanderWindt, Harry	Grimsby, ON	16-Sep-11
Van Eek, Arie	Waterdown, ON	16-Sep-11
Van Egmond, Peter	Brampton, ON	16-Sep-11
Van Geest, Adrian	Mount Hope, ON	16-Sep-11
Van Hoff, H Aubrey	Petrolia, ON	16-Sep-11
Van Til, John	London, ON	16-Sep-11
Van Weelden, James	Grimsby, ON	16-Sep-11
Veenstra, John	Burlington, ON	16-Sep-11
Velthuisen, Dirk	Brampton, ON	16-Sep-11
Wildeboer, Henry	Oakville, ON	16-Sep-11
Zantingh, John	Hamilton, ON	16-Sep-11

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

SEPTEMBER 12, 2011 TO SEPTEMBER 16, 2011

NAME	LOCATION	EFFECTIVE DATE
Huh, K. John	Calgary, AB	14-Sep-11
September 29, 2011 to October 3, 2011		
Jackson, Susan Agnes	Beamsville, ON	14-Sep-11
September 29, 2011 to October 3, 2011		
Lam, Alfred	Scarborough, ON	14-Sep-11
September 29, 2011 to October 3, 2011		
Hudson, Nancy Anne	Inverary, ON	14-Sep-11
October 13, 2011 to October 17, 2011		
Klein, Alan Morris	Thorburn, NS	14-Sep-11
October 13, 2011 to October 17, 2011		

JUDITH M. HARTMAN

Deputy Registrar General

(144-G481)

Registraire générale adjointe de l'état civil

Change of Name Act Loi sur le Changement de Nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from September 12, 2011 to September 18, 2011, under the authority of the Change of Name Act, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 12 septembre 2011 au 18 septembre 2011, en vertu de la Loi sur le changement de nom, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
ABDUL HAMID, ANAS.	AL-CHALABI, ANAS.A.A.	ESHAGH-BEIGI-HOSSEIN,	BEIGI, HOOTAN.ISAAC.
ABDUL HAMID, ANSAM.	AL-CHALABI, ANSAM.A.A.	REZA.HOOTAN.	ESTABROOKS, JOSHUA.
ABDUL HAMID, ASSAL.A.	AL-CHALABI, ASSAL.A.A.	ESTABROOKS, RAYMOND.	JOSEPH.
ABDUL HAMID, NADA.	AL-CHALABI, NADA.A.A.	JOSEPH.	GERYLO, ROSE.
	AL-CHALABI,	EVERALL, ROSE.	ARCHER, BEVERLY.ANN.
ABDUL HAMID, NAREEMAN.	NAREEMAN.A.A.	FELHABER, BEVERLY.ANN.	BROOKS, ASHLEY.ANN-
ABDUL HAMID, OSAMA.	AL-CHALABI, OSAMA.A.A.		MARIE.
ALAWIYE, ALIMATU.		FRASER, ASHLEY.ANN-MARIE.	HYDE, CATHERINE.
SALAMATU.	BANGURA, SALAMATU.	GAIDOUKOVA, CATHERINE.	HYDE, TATIANA.
ALEMAYEHU,		GAIDOUKOVA, TATIANA.	
ENQUSILLASSIE.EMISHAW.	EMISHAW, ENKU.SILLASSIE.	GANDHI, DHARA.	HAZARIWALA, DHARA.
ALI, JAFER.	DANKHA, GABRIEL.SAAD.	RIKULKUMA.	HYDE, ALEX.
ALSHAWA, WAGEHA.SALLY.	ALSHAWA, SALLY.	GAYDUKOV, ALEXEY.	HYDE, VICTOR.
	HERMANO, JESTER.HANLEY.	GAYDUKOV, VICTOR.	HYDE, VLADIMIR.
ANTONIO, JESTER.HANLEY.	ANTONIO.	GAYDUKOV, VLADIMIR.	
ANTONIO, MAY.DELA.CRUZ.	HERMANO, MAY.ANTONIO.	GHASSEMI-HOSSEINI,	GHASSEMI, ARMAN.
APPEL, HANNAH.JANE.	TAYLOR, HANNAH.JANE.	ARMAN.	GHASSEMI, DEAN.
	BENAMARA, ADAM.ANASS.	GHASSEMI-HOSSEINI, DEAN.	GHASSEMI, SAHAR.
BENAMARA, ANASS.RABAH.	RABAH.	GHASSEMI-HOSSEINI, SAHAR.	GODICK, WILLIAM
BERNAL, RYLA.ASHA.	TOYE, RYLA.ASHA.	GOODICK, WILLIAM.	DEANE, ALEXANDER.JOHN.
BHATTI, SABIHUDDIN.ZAFAR.	ZAFAR, SABIH.	GREEN, ALEXANDER.JOHN.	GRUENBERG, KARIN.
BHATTI, WAJIHUDDIN.ZAFAR.	ZAFAR, WAJIH.	GRUENBERG, KARIN.	HAILEMARIAM, MENBERE.
BILLING, DAVID.JOSEPH.	BILLINGS, DAVID.JOSEPH.	HAILEMARIAM, MENBERE.	ALEM.
BRYCE.	BRYCE.	ALEM.	HANEY, EMMA.VYRNA.
BLACK, ALLISON.VALERIE.	ALGRA, ALLISON.VALERIE.	HEDLEY, MICHAEL.GORDON.	INGRAM, WINTER-LYNN.
BOODHOO, TAMARA.		HELTON, WINTER-LYNN.	DESTINY.BELLA.INGRAM.
AURELIA.	BOODHOO, MEERA.TAMARA.	DESTINY.BELLA.INGRAM.	
BOSHOER, JANA.	BOSHOER, JANNA.	HERNANDEZ, ANDREA.	HERNANDEZ-ALONSO,
CANTWELL, HAYLIE.PARIS.	PURITCH, HAYLIE.PARIS.	HOGAN, LEA-ANDRIA.	ANDREA..
CARROLL, ALEXIS-ASHLYN.	BATHURST, ALEXIS-ASHLYN.	HUA, CAM.TU.	KNIGHT, LEA-ANDRIA.
	BATHURST, CALEB.JAMES.	HUANG, CHUTING.	HUA, ISABELLA.MELINA.
CARROLL, CALEB.ADONIS.	PETERSON.	IMRAN, HASHIR.	HUANG, TINA.CHUTING.
	ARRIOLA, RAQUEL.	IMRAN, MOHAMMAD.HAMAS.	TARIQ, HASHIR.
CATIPON, RAQUEL.ARRIOLO.	MENDOZA.	INNISS, JORDON.JOSEPH.	TARIQ, MOHAMMAD.HAMAS.
CHA SOW KING,		JAMES.	ROMYN, JORDON.JOSEPH.
CHRISTOPHER.ANDRE.	KING, CHRISTOPHER.ANDRE.	INNISS, KAYLA.ANN-MARIE.	JAMES.
CHISHOLM, GLORIA.	LONG, GLORIA.	INNISS, KOBY.GEORGE.	ROMYN, KAYLA.ANN.MARIE.
CHUNG, SO-FONG.	CHUNG, HAILEY.SO-FONG.	JACOBE.	ROMYN, KOBY.GEORGE.
CLARK, RILEY.SHAUN.	DEMPSEY, RILEY.SHAUN.		JACOB.
COLLACO, MARIAN.	BRUCE-THOMPSON,	INNISS, NATASHA.ELIZABETH.	ROMYN, NATASHA.
LORRAINE.	LORRAINE.	ISHAK, NASRIN.ANWAR.	ELIZABETH.
CONTOS, GUS.	CONTOS, KONSTANTINOS.	ISHTIAQ, ANJUM.	ISHAK, NESREEN.ANWAR.
KONSTANTINOS.	GUS.	JAYAVILAL, LOKU.	FIDA, ANJUM.
COTE, MARIE.LUCILLE.	COTE, CLAIRE.LUCILLE.	BADATHURUG.	
CLAIRE.	MARIE.	JAYESEELAN, THANUSHA.	PERERA, SULAKKANA.SHANI.
COWLES, ANGELYNN.JEAN.	WEAVER, ANGELYNN.JEAN.	JEAN-LOUIS-DESCHAMPS,	ARUMAIRATNAM,
CUDMORE, TERYL.WILLIAM.	GOOD, TERYL.WILLIAM.	GABRIEL.	THANUSHA.
	DAGENAIS, LISE.CLAIRE.	JIANG, YING.	
DAGENAIS, LISE.MARIE.RITA.	MARIE.	JUN, WON.JUN.	JEAN-LOUIS, GABRIEL.
DAI, ANG.	DAI, ANDY.ANG.	KANAGARAJASINGAM,	JIANG, NOEL.YING.
DALKA, MARTIN.	DALKA, MARCIN.RAFAL.	RATHIKA.	JUN, JEFF.WONJOON.
DIVE, RESHMA.SANDEEP.	BROUILLETTE, RESHMA.	KARUNAKARAN,	
ELLIES, SHIRLEY.MAY.	ELLIES, SHIRLEE.MAY.	JEYAKUMAREY.	LAVAN, RATHIKA.
		KARUNAKARAN, KIRTHANA.	ALAGURAJAN,
		KATARY, SHALINI.	JEYAKUMAREY.
		KHAZI, HILAN.ISKANDER.	ALAGURAJAN, KIRTHANA.
		KHILA, MARYIA.	RAPHAEL, SHALINI.ALBERT.
		KRYWENKY, MICHAEL.PETER.	ROEL, HILAN.ISKANDER.
		L'HERAULT, SANDRA.JOY.	MOROZOVA, MARY.ALICE.
		LALONDE, MADELIENE.	KAYE, MICHAEL.PETER.
		DIANE.	LOEWEN, LAUREN.CLAIRE.
		LE FEUVRE-WATSON,	LALONDE, DIANE.
		JESSEMY.WARD.FOSTER.	MADELEINE.
		LEGG, LOIS.ROSINA.	WATSON, JESSEMY.WARD.
		LI, LU.	FOSTER.LE.FEUVRE.
		LIU, JIA.WEN.	LEGG, LOIS.ROSENA.
		LO, FOOK-HING.	LI, RACHEL.LU.
			LIU, GAVIN.JIAWEN.
			LO, CECILIA.FOOK.HING.YIP.

PREVIOUS NAME

MAHDAVI POUR, HOSSEIN.
MARSHALL, CHARLES.
FOREST.
MATTHEWS, LIAM.RYAN.
DANIEL.
MC INTOSH, CHRISTOPHER.
JAMES.
MCCORMACK, DUMITRITA.
MCDONNELL, TIMOTHY.
JAMES.
MCDUGALL, MATTHEW.
ALLAN.
MILLER GONZALES, CORBEN.

MOHAMMADZADEH, ZAHRA.
MOK, MAN.TUNG.

MYKE, MICHEAL.WILLIAM.
NAGENDRAN, LEEDIYA.
NASIR, ZAHRA.
NIKAIEN, MOHAMMAD.
NISA, ZAIBUN.

PALLOMINA, BARBARA.

PARKAR, SHAGUFTA.SAEED.
POURNASROLLAHIKHOMAMI,
FATEMEH.
PRUSZYNSKA, AEKSANDRA.
KATARZYNA.RITA.
PUGLIA, MIRIAM.
RAJAGURU, RANAWANA.
WATTEW.

RAKEM, JUWUAN.
RAKHMATULLA,
RAKHMATULLA.

RIBEIRO, NATHALIA.LEMBO.
ROLOSON, MARILYN.ELLEN.
ROXAS, ETHAN.EMMANUEL.
GONZALES.
RUEZ, DONNA.MARIE.
SARGENT, NICHOLAS.TERRY.
BRIAN.
SATTAR, CHOWDHURY.NAHIN.
SCHALK, BENJAMIN.
JOHANNES.
SELENSKI, PHOEBE.ANNE.
SHAJERAJ, TIRULOKAN.
SHAO, TIAN.GUO.
SIDHU, DUPINDER.
SIT, KUEN.LING.
SLIZEWSKA, MARTA.
SMYTHE, KRISTINA.HEIDI.
STURCZ, JOHN.ANDREW.

SWALEH, HUGO.ALEXANDRE.
TACHIE AGBLE, MARY.DZIFA.
TANG MING, DARREN.JOSEPH.
TREIGYS, JURGITA.
TSUNG, HUA.FENG.

VARKEY, RICKI.
VAUTIER, RICHARD.JOSEPH.
LUC.
VOITINSKAIA,
ANASTASSIA.M.
VYAS, TINA.
WANG, HONG.

NEW NAME

MAHDAVI, JOE.
MARSHALL, OCEAN.
CHARLES.

MACKIE, LIAM.RYAN.DANIEL.
ORLANDO, CHRISTOPHER.
JAMES.
MCCORMACK, OLIVIA.ANNE.
DESCHAMPS, TIMOTHY.
JAMES.

LEBLANC, MATTHEW.ALLAN.
MILLER, THOMAS.CORBEN.
MOHAMMADZADEH, NEDA.
ZAHRA.
MOK, FLORA.MAN-TUNG.
CARLSEN, MICHAEL.
WILLIAM.
KARRIJAN, LEEDIYA.
TARIQ, ZAHRA.
NIKAIEN, MOE.
KHAN, ZAIB.
PALLOMINA, BEATRICE.
MARGOT.
HAJIYANI, AMEETA.
BADRUDDIN.

TORKASHVAND, SHERRY.
PRUSZYNSKA, ALEKSANDRA.
KATARZYNA.RITA.
SOLITAR, MIRIAM.
RAJAGURU, DILRUKSHI.
KUMARI.
SORKHABI, ESFANDIYAR.
KOOHYAR.

MALEJI, RAHMATULLAH.
RIBEIRO, NATHALIA.LEMBO.
BROWNING.
CLARKSON, MARILYN.ILENE.
CHIALTAS, ETHAN.
EMMANUEL.
AZEVEDO, DAWN.MARIE.
LEVICK, NICHOLAS.TERRY.
BRIAN.

ISLAM, CHOWDHURY.NAHIN.
O'DONOVAN-SCHALK,
BENJAMIN.JOHN.

DE SOUSA, PHOEBE.ANNE.
TIRULOKAN, SHAJERAJ.
SHAO, EDWARD.
SIDHU, NICKY.DUPINDER.
SIT-LI, KAREENA.KUENLING.
LEMANSKI, MARTA.
KLAR, KRISTINA.HEIDI.
STURCZ, JOHN.ANDREW.
LEVAC-SWALEH, HUGO.
ALEXANDRE.
AGBLE TACHIE, MARY.DZIFA.
TANG, DARREN.JOSEPH.
MARKUS, JURGITA.RACHEL.
TSUNG, AMY.HUA-FENG.
VARKEY, RICHARD.
ABRAHAM.
VAUTIER, JOHN-LUC.
RICHARD.

VOITINSKI, ANASTASIA.
VYAS, TINA.DIYA.
WANG, DANIEL.HONG.

PREVIOUS NAME

WEISBERG, PEARL.GRACE.

WHITTAKER, LAURA.ANNE.
WYER, RONALD.CHARLES.
EDWARD.
YE, GUANLI.
YEUNG, SZE.LONG.
YIN, HANDY.HANG.
YOO, DONGYEON.
YUSUF, FADUMO.MOHAMED.
ZAND, HASSAN.

NEW NAME

WEISBERG, GRACE.
WHITTAKER, LONDON.
KENNETH.
GEROW, RONALD.CHARLES.
EDWARD.
DIEP, GABRIEL.GUANLI.
YEUNG, AERON.SZE-LONG.
YIN, HENRY.HANG.
YOO, DANNY.DONGYEON.
YUSUF, FATIMA.MOHAMED.
ZAND, KIAN.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(144-G482)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch

Room 1405, Whitney Block, Queen's Park

Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,

Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

NOTICE OF INTENTION TO DISSOLVE

TAKE NOTICE that **ELLIOTT'S DAIRY LIMITED** intends to file Articles of Dissolution pursuant to the Ontario Business Corporations Act, R.S.O., 1990.

Dated at Owen Sound, Ontario, this 22th day of September, 2011

President

ALLAN ELLIOTT

c/o E. J. Stevens

Middlebro' & Stevens LLP

P.O. Box 100,

Owen Sound, Ont., N4K 5P1

(144-P378)

CREDIT COUNSELLING SERVICE OF DURHAM REGION
(the "Corporation")

TAKE NOTICE that the members of the Corporation passed a Special Resolution on September 13, 2011 requiring the Corporation to be wound up voluntarily effective September 30, 2011 under the provisions of the Corporations Act (Ontario).

DATED: September 13, 2011

KEVIN BRADLEY
Secretary-Treasurer

(144-P379)

NOTICE IS HEREBY GIVEN, pursuant to Section 49 of the Insurance Act (Ontario), that Millennium Insurance Corporation, a property and casualty insurer with its Head office and primary regulator located in Alberta, has applied to the Superintendent/CEO of the Financial Services Commission of Ontario for an insurance license authorizing the company to transact "Credit Protection", "Property", "Surety", and "Liability" classes of business in Ontario.

Please direct any inquiries to the address or telephone number below.

Dated September 15, 2011

R. DEAN MCCURDY
Millennium Insurance Corporation
Suite 200, 320 Sioux Road
Sherwood Park, AB T8A 3X6
Tel: (780) 467-9575

(144-P380)

Sheriff's Sale of Land(s)
Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Federal Court - Trial Division at Ottawa, ON dated October 15, 1999, Court No. ITA-9427-99 to me directed, against the real and personal property of Stephen Feller, Defendant, at the suit of Revenue Canada., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Stephen Feller, in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Township of Kennebec, County of Frontenac, being Part Lot 17, Concession 3, being Parts 1, 2 and 3 on Plan 13R-7158, Kennebec Lake. Subject to a right of way over Pt 2 Plan 13R-7158: Together with a right of way over Pt 5 on Plan 13R-7158: Together with a further right of way over pts. 2, 3, 7 & 19 Plan 13R-5398.

All of which said right, title, interest and equity of redemption of Stephen Feller defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, FRONTENAC COUNTY COURTHOUSE, 5 Court St., Kingston, ON on Friday, November 4th, 2011 at the hour of 10:00 o'clock in the forenoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Frontenac County Court House, 5 Court St., Kingston, ON
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: September 26th, 2011

PETER FITZPATRICK
Sheriff, County of Frontenac
5 Court St.
Kingston, ON
K7L 2N4

(144-P381)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Federal Court - Trial Division at Ottawa, ON dated October 15, 1999, Court No. ITA-9427-99 to me directed, against the real and personal property of Stephen Feller, Defendant, at the suit of Revenue Canada., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Stephen Feller, in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Township of Kennebec, County of Frontenac, being Part Lot 17, Concession 3, being Parts 4, 5 and 6 on Plan 13R-7158, Kennebec Lake. Subject to a right of way over Pt 5 13R-7158: Together with a right of way over pts. 2, 3, 7 & 19 Plan 13R-5398.

All of which said right, title, interest and equity of redemption of Stephen Feller defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, FRONTENAC COUNTY COURTHOUSE, 5 Court St., Kingston, ON on Friday, November 4th, 2011 at the hour of 10:00 o'clock in the forenoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Frontenac County Court House, 5 Court St., Kingston, ON
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: September 26th, 2011

PETER FITZPATRICK
Sheriff, County of Frontenac
5 Court St.
Kingston, ON
K7L 2N4

(144-P382)

UNDER AND BY VIRTUE OF the Writs of Seizure and Sale issued out of the Ontario Superior Court of Justice dated April 23rd, 2010 and November 22nd, 2010, Court File# CV-10-397399, to me directed against the real and personal property of Scavital Canada Inc., Marina Glibitski and Genadi Glibitski, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff,

I have seized and taken in execution all rights, title, interest and equity of redemption of Marina Glibitski and Genadi Glibitski.

Unit 86, Level 1, York Region Condominium Plan No. 901 and its appurtenant interest. The description of the condominium property is: BLK 32, PT BLKS 30, 31 & 33. PT SMITH COURT (CLOSED BY BY-LAW 277-94, INST LT1005169). PL 65M2366, PTS 10 TO 50 INC., 65R18985; Richmond Hill: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 183-190 Harding Blvd. W. Richmond Hill ON L4C 9M7.

All of which said right, title, interest and equity of redemption of Marina Glibitski and Genadi Glibitski, Defendant, in the said Lands and Tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Sheriff's Office, 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on *Thursday November 3rd, 2011 @ 1:00 PM* in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St. W. Newmarket, Ontario L3Y 6B1
All payments in cash or certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: September 27, 2011

Sheriff
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
File # 10-1800, 10-5359

(144-P383)

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF ORILLIA

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 27 October 2011, at the Municipal Office, Orillia City Centre, 50 Andrew St. South, Suite 300 Orillia, Ontario L3V 7T5.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, Orillia City Centre, 50 Andrew St. South, Suite 300, Orillia.

Description of Lands:

Roll No. 43 52 010 101 18700 0000; 35 Peter St. S. Orillia; PIN 58667-0131(LT) Part Lot 5 N/S Colborne St. Plan 12 also known as Plan 58 Orillia as in RO352308; Orillia. File 10-17

Minimum Tender Amount:

\$125,798.07

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, contamination, or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax and HST.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Mr. BOB RIPLEY, TREASURER
The Corporation of the City of Orillia
Orillia City Centre
50 Andrew St. South, Suite 300,
Orillia, Ontario L3V 7T5 (705) 329-7242
www.orillia.ca

(144-P384)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF OTTAWA

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be accepted if sealed in an envelope and clearly marked with the PIN (Property Identification Number) and the Roll Number of the property for which the tender is submitted, for example: "Tax Sale for: PIN 04574-0001 (LT) Roll No. 0614. 422.830.25500.0000" A separate tender must be submitted for each property. Tenders in the prescribed form, Tender to Purchase, **MUST** be addressed as follows:

City of Ottawa, Revenue Branch
100 Constellation Drive, 4th Floor East
Ottawa (Nepean) ON K2G 6J8
Attention: Treasurer

Tenders will be received **ONLY** at the above-mentioned address until 3:00 pm local time, Wednesday, October 26, 2011. The tenders will then be opened in public at 100 Constellation Drive, Ground Floor, Jaguar Room, immediately following the 3:00 pm deadline.

Please be advised there is a non-refundable fee of \$36.00 for each tender package requested. Payment must be made at the time of request for each tender package. Payment by cash, debit card, credit card, money order or certified cheque payable to the City of Ottawa will be accepted.

1. Description of Land: PLAN 410, S PT LOT 26; IRREG 3595.37 SF 119.06 X 77.69 X 92.35
PIN: 04574-0001 (LT)
Municipal Address: 88 Bishop Davis Drive (Vacant Land)
Roll No. 0614.421.830.25500.0000
Minimum Tender: **\$66,201.40**
2. Description of Land: BLK 59, PL 4M787; EXCEPT PL 4M949

- PIN: 0.80 AC 66.83 FR
 04318-0683 (LT)
 Municipal Address: Vacant Land
 Roll No. 0614.700.030.19688.0000
 Minimum Tender: **\$17,321.89**
3. Description of Land: PT LOT 19, CON 9,
 MARLBOROUGH; AS IN
 N647365 LYING S OF 4R8632;
 PT LOT 19, CON 9,
 MARLBOROUGH; AS IN
 N647365 LYING N PT 2, 4R8632
 97.00 AC
 PIN: 03929-0148 (LT)
 03936-0058 (LT)
 Municipal Address: Vacant Land
 Roll No. 0614.181.825.10300.0000
 Minimum Tender: **\$16,087.44**
4. Description of Land: LT 21, CON 10, MARLBOROUGH;
 LT 22, CON 10, MARLBOROUGH
 80.00 AC
 PIN: 03936-0047 (LT)
 Municipal Address: Vacant Land
 Roll No. 0614.181.825.13500.0000
 0614.181.825.13600.0000
 Minimum Tender: **\$24,668.59**
5. Description of Land: PT LT 20, CON 4 MARCH; PT 3,
 5R11732
 1.41 AC
 PIN: 04530-0076 (LT)
 Municipal Address: 0 Constance Lake Road (Vacant Land)
 Roll No. 0614.300.815.17404.0000
 Minimum Tender: **\$13,972.62**
6. Description of Land: LT 55, PL 90855
 5600.00 SF 40.00 FR 140.00 D
 PIN: 04106-0154 (LT)
 Municipal Address: 235 Breezchill Avenue S
 Roll No. 0614.063.501.30800.0000
 Minimum Tender: **\$52,834.30**
7. Description of Land: PT LOTS 23 & 24, CON 5RF; AS IN
 CR567264
 452.00 FR 966.00 D
 PIN: 04632-0029 (LT)
 Municipal Address: 35 Khymer Court (Vacant Land)
 Roll No. 0614.120.850.02900.0000
 Minimum Tender: **\$114,156.71**
8. Description of Land: PT LT 10, CON 1, GOULBOURN;
 PARTS 1, 2 & 3, 5R12009
 41.45 AC
 PIN: 03936-0042 (LT)
 Municipal Address: Vacant Land
 Roll No. 0614.271.815.02900.0000
 Minimum Tender: **\$11,532.44**
9. Description of Land: PT LT 41 N/S RIVINGTON ST, PL
 148 HUNTLEY; LT 42 N/S
 RIVINGTON ST, PL 148 HUNTLEY;
 LT 43 N/S RIVINGTON ST, PL 148
 HUNTLEY; LT 44 N/S
 RIVINGTON ST, PL 148 HUNTLEY;
 LT 45 N/S RIVINGTON ST, PL 148
 HUNTLEY; LT 46 N/S RIVINGTON
 ST, PL 148 HUNTLEY; PARTS 2, 3,
 4, 5 & 6 4R8995; WEST CARLETON
 .90 AC 395.00 FR 100.00 D
 PIN: 04533-0806 (LT)
 Municipal Address: 135 Rivington Street (Vacant Land)
 Roll No. 0614.423.820.05900.0000
 Minimum Tender: **\$98,640.93**

The sale of these properties is subject to cancellation up to the time of the tender opening without any further notice.

The Minimum Tender amount represents the cancellation price as of the first day of advertising.

Tenders must be submitted in the prescribed form, Tender to Purchase, and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the City of Ottawa and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding, the title to, or any other matters including any environmental concerns, relating to the land to be sold. **The municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.**

This sale is governed by the Municipal Act, 2001. The successful purchasers will be required to pay the amount tendered plus accumulated taxes, penalties and interest, HST if applicable and the relevant land transfer tax within fourteen (14) calendar days of being notified that he/she is the successful purchaser.

For further information regarding these sales, contact the following Finance Specialist IIs:

Paul	(613) 580-2424 ext. 14093
Kathy	(613) 580-2424 ext. 13741
Lise	(613) 580-2424 ext. 13740

NOTE: Tender Packages must be purchased at the address noted below.

City of Ottawa, Revenue Branch
100 Constellation Drive, 4th Floor East
 Ottawa (Nepean) ON K2G 6J8

Information also available on the City of
 Ottawa web site at ottawa.ca

(144-P385)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MAPLETON

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 27 October 2011, at the Mapleton Municipal Office, 7275 Sideroad 16, PO Box 160, Drayton, Ontario N0G 1P0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Mapleton Municipal Office, 7275 Sideroad 16, Drayton.

Description of Lands:

Roll No. 23 32 000 007 03000 0000; 18 Main St. W Drayton; PIN 71469-0130(LT) Lot 204 Bolton's Survey of Drayton; Mapleton.
 File 10-02

Minimum Tender Amount: \$21,342.51

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Ms. TERESA ARMSTRONG
Deputy-Treasurer
The Corporation of the Township of Mapleton
7275 Sideroad 16
PO Box 160
Drayton, Ontario N0G 1P0
519-638-3313
www.mapleton.ca

(144-P386)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF LONDON

TAKE NOTICE that tenders are invited for the purchase of the lands described below until 3:00 p.m. local time on Thursday, November 10, 2011. A separate tender must be submitted for each property.

Tenders will be received ONLY at the City Tax Office, Room 407, City Hall, City of London until 3:00 p.m. local time on Thursday, November 10, 2011. The tenders will then be opened in public at Committee Room # 2, 2nd floor, City Hall on the same day immediately following the 3:00 p.m. deadline.

Description of Land: 1

Lot 72, Plan 33M219, City of London, County of Middlesex
PIN: 08053-0641 (LT)
Municipal Address: Hyde Park Rd., London ON N6H 5M5
Roll No.: 39 36 090-460-250-20-0000

Minimum Tender Amount: \$432,906.62

Description of Land: 2

Lot 73, Plan 33M219, City of London, County of Middlesex
PIN: 08053-0642 (LT)
Municipal Address: Hyde Park Rd., London ON N6H 5M5
Roll No.: 39 36 090-460-250-22-0000

Minimum Tender Amount: \$316,602.86

Description of Land: 3

Lot 74, Plan 33M219, City of London, County of Middlesex
PIN: 08053-0643 (LT)
Municipal Address: Hyde Park Rd., London ON N6H 5M5
Roll No.: 39 36 090-460-250-24-0000

Minimum Tender Amount: \$397,909.44

Description of Land: 4

Lot 75, Plan 33M219, City of London, County of Middlesex
PIN: 08053-0644 (LT)
Municipal Address: Hyde Park Rd., London ON N6H 5M5
Roll No.: 39 36 090-460-250-26-0000

Minimum Tender Amount: \$417,018.47

Description of Land: 5

Part of Lot 74, R.P. 19 as described in Instrument No. 646314, City of London, County of Middlesex, being the Whole of the Said PIN

PIN: 08108-0004 (LT)

Municipal Address: 1661 Oxford St. E., London ON N5V 2Z5
Roll No.: 39 36 030-280-015-00-0000

Minimum Tender Amount:

\$278,554.73

Description of Land: 6

Part of Lot 25, R.P. 429 (3rd) as described in Instrument No. 738913, City of London, County of Middlesex, being the Whole of the Said PIN
PIN: 08332-0014 (LT)

Municipal Address: 23 Redan St., London ON N5Z 1Y7
Roll No.: 39 36 050-210-013-00-0000

Minimum Tender Amount:

\$32,279.08

Description of Land: 7

Part of Lot 25, R.P. 12 (E) as described in Instrument No. 668709, City of London, County of Middlesex

PIN: 08273-0087 (LT)

Municipal Address: 86 Cartwright St., London ON N6B 2W7
Roll No.: 39 36 020-100-085-00-0000

Minimum Tender Amount:

\$35,772.54

Description of Land: 8

1) Part of Lots 6 & 7, North West Simcoe Street designated as Parts 1, 2, 3, 4, 5 & 6 Plan 33R8883

2) Part of Lots 7, North West Simcoe Street designated as Part 1, Plan 33R16184, City of London, County of Middlesex

PIN: 08320-0061 (LT) and 08320-0165 (LT)

Municipal Address: 223 – 225 Clarence St., London ON N6B 2J9
Roll No.: 39 36 060-120-086-00-0000

Minimum Tender Amount:

\$18,639.89

The sale of these properties is subject to cancellation up to the time of the tender opening without any further notice.

The Minimum Tender amount represents the cancellation price as of the first day of advertising.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title or any other matters relating to the land to be sold, including but not limited to the potential existence of environmental contamination, estates and interests of the federal or provincial governments or their agencies, easements and restrictive covenants, and interests acquired by adverse possession. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, penalties and interest, GST/HST if applicable, and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact the following staff:

Supervisor -Tax Collections 519-661-2500 ext 4543

The Corporation of the City of London
Tax Sale Section
City Tax Office, Room 407
300 Dufferin Ave
London ON N6B 1Z2

(144-P387)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF NORTH BAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until **3:00 p.m.** local time on **November 9, 2011**, at North Bay City Hall, Purchasing Department 1st Floor, 200 McIntyre Street East, PO Box 360, North Bay, Ontario P1B 8H8.

The tenders will be opened in public on the same day at **3:30 p.m.**, North Bay City Hall, Council Chambers, 2nd Floor, 200 McIntyre Street East, North Bay, Ontario.

Description of Lands:

TENDER #2011-97 – 17 Chadbourne Drive

Firstly: Parcel 18102 Widdifield and Ferris, Part East ½ of the South ½ of Lot 15, Concession 2, Widdifield, Part 3 on Plan 36R-8509
City of North Bay, District of Nipissing

Secondly: Parcel 9248 Widdifield and Ferris, Part East ½ of the South ½ of Lot 15, Concession 2, Part 3 on Plan NR1268, Except Part 1, Plan 36R-8509,
City of North Bay, District of Nipissing

Minimum Tender Amount: \$27,565.56

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax. The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

LORRAINE ROCHEFORT,
Manager of Revenues & Taxation
The Corporation of the City of
North Bay
P.O. Box 360 – 200 McIntyre St E, North Bay,
On P1B 8H8
(144-P388) (705) 474-0626 ext. 2127

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF NORTH BAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until **3:00 p.m.** local time on **November 9, 2011**, at North Bay City Hall, Purchasing Department 1st Floor, 200 McIntyre Street East, PO Box 360, North Bay, Ontario P1B 8H8.

The tenders will be opened in public on the same day at **3:30 p.m.**, North Bay City Hall, Council Chambers, 2nd Floor, 200 McIntyre Street East, North Bay, Ontario.

Description of Lands:

TENDER #2011-96

Pcl. 3784 Widdifield & Ferris
Pt. Lot 2, Con. B, Widdifield
As in LT60818, S/T LT228066, LT322381
City of North Bay, District of Nipissing

Minimum Tender Amount: \$7,439.12

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax. The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

LORRAINE ROCHEFORT, MANAGER OF REVENUES
& TAXATION
The Corporation of the City of North Bay
P.O. Box 360 – 200 McIntyre St E,
North Bay, On P1B 8H8
(144-P389) (705) 474-0626 ext. 2127

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF TAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday October 26, 2011 at the Township of Tay Municipal Office, 450 Park Street, Victoria Harbour, Ontario.

Description of Lands:

#1 Roll #4353-040-004-16511
Con 5 E Part Lot 10
PIN 58512-0159

Minimum Tender Amount: \$2,537.96

#2 Roll #4353-040-004-16537
Con 5 E Part Lot 10, RP51R5320 Pt 19
PIN 58512-0103

Minimum Tender Amount: \$2,738.61

#3 Roll #4353-040-004-16543
Con 5 E Part Lot 10, RP51R5320 Pt 39
PIN 58512-0109

Minimum Tender Amount: \$2,117.07

#4 Roll #4353-040-004-16544
Con 5 E Part Lot 10, RP51R5320 Pt 40
PIN 58512-0110

Minimum Tender Amount: \$2,498.56

#5 Roll #4353-040-006-02500
Con 11 S Part Lot 10
PIN 58507-0231
133 Coldwater Rd.

Minimum Tender Amount: \$4,188.10

#6 Roll #4353-050-001-57900
Plan 540 Lots 263 and 264
PIN 58480-0151
454 Fifth Ave.

Minimum Tender Amount: \$3,023.58

#7 Roll #4353-050-001-89300
Plan 946 Lot 32
PIN 58482-0090
168 Limestone Rd.

Minimum Tender Amount: \$13,123.95

#8 Roll #4353-060-001-20010
Part of John Street, Plan 201 being Part 2, 51R-21316
PIN 58487-0145
130 Ellen St.

Minimum Tender Amount: \$2,192.50

#9 Roll #4353-040-005-73100

Plan 664 Lot 111 and 112S and Part Lot 110
being Part 3, 51R7529
PIN 58490-0097
345 Robins Point Rd.

Minimum Tender Amount: \$22,794.39

#10 Roll #4353-040-005-67200
Plan 664 Lot 31S and Pt Lots 30 and 32
PIN 58490-0129
348 Robins Point Rd.

Minimum Tender Amount: \$25,254.94

#11 Roll #4353-040-006-51605
Part Lot7, Block 1, Plan 443 being Part 2, 51R34459
and Part of Lots 8 and 9, Block 1, Plan 443
PIN 58500-0073

Minimum Tender Amount: \$3,280.52

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender refer to the Township of Tay website at www.tay.ca or contact:

KIM LaROSE, DEPUTY TREASURER
The Corporation of the Township of Tay
450 Park Street, P.O. Box 100
Victoria Harbour, Ontario L0K 2A0
(705)534-7248 Ext 223 klarose@tay.ca

Sale of Land for Tax Arrears By Public Auction

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC AUCTION

THE CORPORATION OF THE TOWN OF COLLINGWOOD

TAKE NOTICE that the lands described below will be offered for sale by public auction at **2 o'clock p.m. on the 26th day of October, 2011** at the Collingwood Municipal Office Council Chambers, 97 Hurontario Street, Collingwood, Ontario L9Y 3Z5.

Description of Lands:

Roll No. 43 31 020 002 26401 0000; PIN 58297-0138(LT) Lot 36 Plan 1668 except Part 1 Plan 51R36197; Collingwood. File 10-10

Minimum Bid: \$9,695.94

Roll No. 43 31 040 002 27800 0000; PIN 58256-0120(R) Group of Rocks on Matilda Bank in Georgian Bay as described in Instrument No. R0206926, Town of Collingwood, Registry Division of the County of Simcoe. File 10-11

Minimum Bid: \$6,602.52

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank or trust corporation,

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules. The successful purchaser will be required to pay the amount bid plus accumulated taxes and relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the Bid Package, contact:

MS. SHELLY BURMISTER
Coordinator Revenue
The Corporation of the Town of Collingwood
Box 157
97 Hurontario Street
Collingwood, Ontario L9Y 3Z5
sburmister@collingwood.ca
705-445-1030 ext. 3222
Or visit www.collingwood.ca and download the Bid Package.

(144-P391)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2011—10—01

ONTARIO REGULATION 450/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011
Filed: September 14, 2011
Published on e-Laws: September 15, 2011
Printed in *The Ontario Gazette*: October 1, 2011

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraph 4 of Part 1 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Parry Sound — Twp. of Strong
District of Nipissing — City of North Bay

4. That part of the King's Highway known as No. 11 lying between a point situate 2616 metres measured southerly from its intersection with the centre line of the southerly junction of the King's Highway known as No. 124 in the Township of Strong in the Territorial District of Parry Sound and a point situate 850 metres measured southerly from its intersection with the centre line of the southerly junction of the King's Highway known as No. 17 in the City of North Bay in the Territorial District of Nipissing.

(2) Paragraphs 25 and 26 of Part 2 of Schedule 13 to the Regulation are revoked.

(3) Paragraph 33 of Part 2 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Parry Sound — Twps. of Armour and Strong

33. That part of the King's Highway known as No. 11 in the Territorial District of Parry Sound lying between a point situate 1110 metres measured southerly from its intersection with the centre line of the King's Highway known as No. 520 in the Township of Armour and a point situate 2616 metres measured southerly from its intersection with the centre line of the southerly junction of the King's Highway known as No. 124 in the Township of Strong.

(4) Paragraph 19 of Part 3 of Schedule 13 to the Regulation is revoked.

(5) Paragraphs 9 and 10 of Part 5 of Schedule 13 to the Regulation are revoked.

2. (1) Part 3 of Schedule 108 to the Regulation is amended by adding the following paragraphs:

District of Parry Sound — Twps. of McKellar and McDougall

1. That part of the King's Highway known as No. 124 in the Territorial District of Parry Sound lying between a point situate 800 metres measured westerly from its intersection with the centre line of the roadway known as Sharon Park Road in the Township of McKellar and a point situate at its intersection with the westerly limit of the King's Highway known as No. 69 in the Township of McDougall.

District of Parry Sound — Village of Dunchurch — Twp. of McKellar

2. That part of the King's Highway known as No. 124 in the Territorial District of Parry Sound lying between a point situate 540 metres measured westerly from its intersection with the centre line of the roadway known as Moore Drive in the Village of Dunchurch and a point situate 750 metres measured easterly from its intersection with the centre line of the roadway known as Sharon Park Road in the Township of McKellar.

District of Parry Sound — Twp. of Magnetawan

3. That part of the King's Highway known as Nos. 124 and 520 in the Township of Magnetawan in the Territorial District of Parry Sound lying between a point situate at its intersection with the easterly limit of the easterly junction of the King's Highway known as No. 520 and a point situate 370 metres measured easterly from its intersection with the westerly limit of the westerly junction of the King's Highway known as No. 520.

District of Parry Sound — Twps. of Magnetawan and Strong

4. That part of the King's Highway known as No. 124 in the Territorial District of Parry Sound lying between a point situate at its intersection with the easterly limit of the easterly junction of the King's Highway known as No. 520 in the Township of Magnetawan and a point situate 620 metres measured southerly from its intersection with the centre line of the roadway known as Albert Street in the Township of Strong.

District of Parry Sound — Villages of Sundridge and South River

5. That part of the King's Highway known as No. 124 in the Territorial District of Parry Sound lying between a point situate 620 metres measured northerly from its intersection with the centre line of the roadway known as Paget Street in the Village of Sundridge and a point situate 910 metres measured southerly from its intersection with the centre line of the roadway known as Toronto Avenue in the Village of South River.

District of Parry Sound — Twps. of Machar and Laurier

6. That part of the King's Highway known as No. 124 in the Territorial District of Parry Sound lying between a point situate 440 metres measured northerly from its intersection with the centre line of the northerly junction of the King's Highway known as No. 11 in the Township of Machar and a point situate at its intersection with the southerly limit of the roadway known as Goreville Road in the Township of Laurier.

(2) Part 5 of Schedule 108 to the Regulation is amended by adding the following paragraphs:**District of Parry Sound — Twp. of Strong — Village of Sundridge**

1. That part of the King's Highway known as No. 124 in the Territorial District of Parry Sound lying between a point situate 620 metres measured southerly from its intersection with the centre line of the roadway known as Albert Street in the Township of Strong and a point situate 620 metres measured northerly from its intersection with the centre line of the roadway known as Paget Street in the Village of Sundridge.

District of Parry Sound — Village of South River — Twp. of Machar

2. That part of the King's Highway known as No. 124 in the Territorial District of Parry Sound lying between a point situate 910 metres measured southerly from its intersection with the centre line of the roadway known as Toronto Avenue in the Village of South River and a point situate 440 metres measured northerly from its intersection with the centre line of the northerly junction of the King's Highway known as No. 11 in the Township of Machar.

3. Part 3 of Schedule 141 to the Regulation is amended by adding the following paragraph:**District of Parry Sound — Twp. of Magnetawan**

2. That part of the King's Highway known as Nos. 124 and 520 in the Township of Magnetawan in the Territorial District of Parry Sound lying between a point situate at its intersection with the easterly limit of the easterly junction of the King's Highway known as No. 124 and a point situate 370 metres measured easterly from its intersection with the westerly limit of the westerly junction of the King's Highway known as No. 124.

4. The Regulation is amended by adding the following Schedules:

SCHEDULE 278

HIGHWAY NO. 7291

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

District of Parry Sound — Twp. of Strong

1. That part of the King's Highway known as No. 7291 (Muskoka Road) in the Township of Strong in the Territorial District of Parry Sound beginning at a point situate at its intersection with the southerly limit of the King's Highway known as No. 124 and extending southerly for a distance of 2650 metres.

PART 6

(Reserved)

SCHEDULE 279

HIGHWAY NO. 7292

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

District of Parry Sound — Twp. of Strong

1. That part of the King's Highway known as No. 7292 (Sinclair Lane) in the Township of Strong in the Territorial District of Parry Sound beginning at a point situate at its intersection with the westerly limit of the King's Highway known as No. 7291 (Muskoka Road) and extending westerly to the end of Highway No. 7292.

SCHEDULE 280

HIGHWAY NO. 7293**PART 1**

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6**District of Parry Sound — Twp. of Strong**

1. That part of the King's Highway known as No. 7293 (Green Road) in the Township of Strong in the Territorial District of Parry Sound beginning at a point situate at its intersection with the westerly limit of the King's Highway known as No. 7294 (Buckhaven Road/Sunny Ridge Road) and extending westerly to the end of Highway No. 7293.

SCHEDULE 281

HIGHWAY NO. 7294**PART 1**

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6**District of Parry Sound — Twp. of Strong**

1. That part of the King's Highway known as No. 7294 (Buckhaven Road/Sunny Ridge Road) in the Township of Strong in the Territorial District of Parry Sound beginning at a point situate at its intersection with the easterly limit of the King's Highway known as No. 124 and extending as follows:
 - (a) easterly along the part of Highway No. 7294 known as Buckhaven Road to its intersection with the easterly limit of the part of Highway No. 7294 known as Sunny Ridge Road; and
 - (b) southerly along the part of Highway No. 7294 known as Sunny Ridge Road for a distance of 875 metres.

Commencement**5. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

40/11

ONTARIO REGULATION 451/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011
Filed: September 14, 2011
Published on e-Laws: September 15, 2011
Printed in *The Ontario Gazette*: October 1, 2011

Amending Reg. 622 of R.R.O. 1990
(Stopping of Vehicles on Parts of the King's Highway)

Note: Regulation 622 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Schedule 2 to Appendix A to Regulation 622 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 2
HIGHWAY NO. 124

1. On the west side of that part of the King's Highway known as No. 124 in the Village of Sundridge in the Territorial District of Parry Sound beginning at a point situate 91 metres measured southerly from its intersection with the southerly limit of the roadway known as Albert Street and extending northerly along it for a distance of 188 metres.

2. On the east side of that part of the King's Highway known as No. 124 in the Village of Sundridge in the Territorial District of Parry Sound lying between a point situate 85 metres measured northerly from its intersection with the centre line of the roadway known as John Street and a point situate 200 metres measured northerly from its intersection with the centre line of the roadway known as Paget Street.

3. On the west side of that part of the King's Highway known as No. 124 in the Village of Sundridge in the Territorial District of Parry Sound lying between a point situate 100 metres measured southerly from its intersection with the centre line of the roadway known as John Street and a point situate 230 metres measured northerly from its intersection with the centre line of the roadway known as Paget Street.

4. On the east side of that part of the King's Highway known as No. 124 in the Village of Sundridge in the Territorial District of Parry Sound lying between a point situate at its intersection with the northerly limit of the roadway known as Albert Street and a point situate at its intersection with the southerly limit of the roadway known as Mill Street.

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

40/11

ONTARIO REGULATION 452/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011

Filed: September 14, 2011

Published on e-Laws: September 15, 2011

Printed in *The Ontario Gazette*: October 1, 2011Amending Reg. 623 of R.R.O. 1990
(Stop Signs at Intersections)

Note: Regulation 623 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 623 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:**SCHEDULE 19**

1. Highway No. 124 in the Township of Laurier in the Territorial District of Parry Sound at its intersection with the roadway known as Goreville Road.

2. Northbound on Highway No. 124.

SCHEDULE 20

1. Highway No. 520 in the Township of Magnetawan in the Territorial District of Parry Sound at its intersection with the easterly junction of Highway No. 124.

2. Northbound on Highway No. 520.

SCHEDULE 21

1. Highway No. 520 in the Township of Magnetawan in the Territorial District of Parry Sound at its intersection with the westerly junction of Highway No. 124.

2. Southbound on Highway No. 520.

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

40/11

ONTARIO REGULATION 453/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011
Filed: September 14, 2011
Published on e-Laws: September 15, 2011
Printed in *The Ontario Gazette*: October 1, 2011

Amending Reg. 627 of R.R.O. 1990
(Use of Controlled-Access Highways by Pedestrians)

Note: Regulation 627 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 20 of Schedule 1 to Regulation 627 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

20. That part of the King's Highway known as No. 11 lying between a point situate at its intersection with the south junction of the King's Highway known as No. 17 in the City of North Bay and a point situate at its intersection with the south junction of the King's Highway known as No. 124 in the Township of Strong in the Territorial District of Parry Sound.

Commencement

- 2. This Regulation comes into force on the day it is filed.**

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

40/11

ONTARIO REGULATION 454/11

made under the

HIGHWAY TRAFFIC ACT

Made: August 24, 2011
Filed: September 14, 2011
Published on e-Laws: September 15, 2011
Printed in *The Ontario Gazette*: October 1, 2011

Amending Reg. 630 of R.R.O. 1990
(Vehicles on Controlled-Access Highways)

Note: Regulation 630 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 19 of Schedule 1 to Regulation 630 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

19. That part of the King's Highway known as No. 11 lying between a point situate at its intersection with the south junction of the King's Highway known as No. 17 in the City of North Bay in the Territorial District of Nipissing and a point situate at its intersection with the south junction of the King's Highway known as No. 124 in the Township of Strong in the Territorial District of Parry Sound.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: August 24, 2011.

40/11

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

1822878 Ontario Inc.
206 – 4155 Sheppard Ave. E., Scarborough, ON M1S 1T4
Applies for an extra-provincial operating licence as follows:

47279-B

For the transportation of passengers on a chartered trip:

- A. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:
 1. to points in Ontario; and
 2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance; and for the return of the same passengers on the same chartered trip to point of origin.
PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.
 3. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.
- B. from points in the Province of Québec (including the Pierre-Elliott-Trudeau International Airport in Dorval, the Montreal International Airport in Mirabel and the Jean Lesage International Airport in Quebec City) as authorized by the Province of Québec from the Ontario/Québec and Ontario/U.S.A. border crossings
 1. to points in Ontario
 2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.
PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin."
 3. to points in Ontario on a one-way chartered trip without pick-up of passengers in Ontario.

Switzer-Carty Transportation Services Inc.
1006 Plains Road East, Burlington, ON L7T 4K2

47442

Applies for the approval of transfer of public vehicle (school bus) operating licence PVS-350 now in the name of Parkinson Coach Lines 2000 Inc., 10 Kennedy Rd. N., Brampton, ON K9V 1X4.

(144-G483)

FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2011-10-08

A.K. WATT ENTERPRISES INC.	002018590
ADVANCED CANVAS PRODUCTS LTD.	000770492
ADVANCED WINDSHIELD REPAIRS INC.	000955498
BAMCO TRADING INC.	001081952
BULLET MOTORSPORTS INC.	001277010
BY DESIGN INC.	001689359
CAAMANO MASONRY CONSTRUCTION LTD	000689970
CENTURY AUTO SALES (TORONTO) INC.	002038608
CHAMPAGNE HOMES ELITE CONTRACTING LTD.	001677306
CHOICE POWER SYSTEMS INC.	001639868
CHRYSLIS ASSET MANAGEMENT INC.	002077618
CURRENT TECHNOLOGY COMMUNICATIONS GROUP INC.	001563742
CUTTING EDGE TOOLS INC.	002046041
DIGITALPIXEL INC.	001597243
DOCUMENT IT, INC.	001479935
ECUACAR AUTO CENTRE INC.	001092489
ELITE AUTOMOTIVE REMANUFACTURERS INC.	001445224
FABRIK DEN INC.	001109353
FRU LA LA GELATERIA INC.	002002256
GAMMA CAPITAL INTERNATIONAL CORPORATION	000932201
GANA TRUSTWAY LIMITED	001027264
GIANT EXPLORER (CANADA) LIMITED	001113872
GLOBAL MASONRY CONSTRUCTION INC.	001220077
HIDDEN DRAGON ANTIQUES INC.	000673937
HRR FILM ENTERPRISES INC.	000816828
INACO TECHNOLOGY INC.	001680297
IRVINE CREEK FARMS LTD.	001445025
JAMES C. SNYDER LIMITED	000153165
JENHAN INC.	001561457
JEREAN INVESTMENTS LIMITED	000529176

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
JETCO PROPERTIES INC.	002091373
JOSEPH ELECTRIC 1985 LIMITED	000612360
KB CUSTOM INC.	001498529
KEO CORP.	002156503
KOHLFURST COMPUTER & COMMUNICATIONS CONSULTANTS LIMITED	000936244
KSAM VENTURES INC.	001550451
LAKESHORE GARDINER BEAUTY COMPANY INC.	001456771
LAURIER MANAGEMENT CONSULTANTS INC.	002051808
LCA CAPITAL GROUP INC.	001133301
LENCHÉ CONSULTING INC.	001522862
LYNNE MILETTE AND ASSOCIATES LIMITED	000409228
MICHAELJAZ ATTITUDE DUZIT CORPORATION	001201323
MINCOM SELECT REAL ESTATE SERVICES LTD.	001066072
MUIR MASONRY INC.	001012575
NETCOM REPAIR CENTER INC.	001559313
NEWCON INSURANCE CLAIMS LTD.	001013789
NIKROSS HOLDINGS LIMITED	001652176
NORDIC STAR INTERNATIONAL PRODUCTS INC.	001690704
OCTOBER GROCERY 2428 LTD.	002009095
OMEGA CAR CARRIERS LTD	001334377
OVERSEA MANPOWER NETWORK INC.	001674879
PIONEERING CREATIONS INC.	001227105
POLAR LIFT LTD.	000994452
PROFESSIONAL DUTCH BUILDING & HOME CLEANERS LTD.	000425472
PROKART RACING CENTRE LTD.	001574251
QUICKLY CUSTOM CLEANERS INC.	001606334
R.W. HILL TRANSPORTATION INC.	002037183
SCOTT 40 INC.	001604737
SELA TRANSPORT INC.	001681820
SHOWTIME PICTURES TORONTO INC.	001420583
SMALL CIRCLE CONSULTING LTD.	001524815
TAX-CAN CONSULTING MANAGEMENT INC.	000864599
TRIODEM TECHNICAL SERVICES LTD.	000664524
U & N ENTERPRISES LTD.	001511659
ULISSE & SONS DISTRIBUTING LTD.	000417669
WINDSOR JOIST MFG. INC.	000782632
YATES HOLDINGS INC.	001137131
ZIMMIS ENTERPRISES LTD.	001066032
ZOO MEDIA CORP.	001653497
1019925 ONTARIO LTD.	001019925
1039493 ONTARIO INC.	001039493
1051109 ONTARIO INC.	001051109
1051341 ONTARIO LIMITED	001051341
1074701 ONTARIO LIMITED	001074701
1093980 ONTARIO INC.	001093980
11 SIX 11 HOLDINGS INC.	001691885
1102917 ONTARIO LTD.	001102917
1136118 ONTARIO LTD.	001136118
1172499 ONTARIO LTD.	001172499
1228193 ONTARIO INC.	001228193
1229302 ONTARIO INC.	001229302
1229448 ONTARIO INC.	001229448
1244745 ONTARIO LIMITED	001244745
1291066 ONTARIO INC.	001291066
1336560 ONTARIO INC.	001336560
1372180 ONTARIO INC.	001372180
1398956 ONTARIO INC.	001398956
1401387 ONTARIO INC.	001401387
1415063 ONTARIO LIMITED	001415063

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1421712 ONTARIO INC.	001421712
1422283 ONTARIO INC.	001422283
1494771 ONTARIO INC.	001494771
1574250 ONTARIO INC.	001574250
1654348 ONTARIO LIMITED	001654348
1660172 ONTARIO LTD.	001660172
1663090 ONTARIO LIMITED	001663090
1674105 ONTARIO INC.	001674105
1675923 ONTARIO LIMITED	001675923
1677649 ONTARIO LIMITED	001677649
1677650 ONTARIO LIMITED	001677650
2016944 ONTARIO LIMITED	002016944
2032157 ONTARIO INC.	002032157
2034438 ONTARIO INC.	002034438
2038561 ONTARIO LTD.	002038561
2043706 ONTARIO INC.	002043706
2054146 ONTARIO INC.	002054146
2058494 ONTARIO INC.	002058494
2058496 ONTARIO INC.	002058496
2079194 ONTARIO LIMITED	002079194
2084560 ONTARIO INCORPORATED	002084560
2108864 ONTARIO CORP.	002108864
593436 ONTARIO INC.	000593436
604780 ONTARIO LIMITED	000604780
768164 ONTARIO LIMITED	000768164
806508 ONTARIO INC.	000806508
816292 ONTARIO INC.	000816292
838616 ONTARIO LTD.	000838616
876036 ONTARIO INC.	000876036
900669 ONTARIO LIMITED	000900669
917556 ONTARIO INC.	000917556

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G484)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-08-26	
DEKKER ENTERPRISES INC.	001076995
DELTA AUTO GLASS LTD.	001554170
DR. LEBA TONNU DENTISTRY PROFESSIONAL CORPORATION	002287105
E.K. LO INVESTMENTS LTD.	001161640
GUARNIERI CONSTRUCTION LTD.	000585095
HEALING CENTRE TECHNICAL SERVICES INC.	001302163
J.S. ARNOT & ASSOCIATES INC.	000709334
JOB HANDLERS RESEARCH AND DEVELOPMENT INC.	001640584

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KAWARTHA LAKES HEALTH & NUTRITION INC.	002155477
KING IMPORT WAREHOUSE INC.	002097981
LANSDOWNE PET SERVICES LTD.	000277359
ROYAL PATIALA MEAT & FOOD'S LTD.	002124565
STROLLAROUND INC.	001110634
TED MORRISON DESIGN ASSOCIATES LIMITED	000540612
THE ART LOFT GALLERIES LIMITED	000404144
TOTS 2 INC.	001712109
1427858 ONTARIO INC.	001427858
1729219 ONTARIO INC.	001729219
1735078 ONTARIO INC.	001735078
1805768 ONTARIO INC.	001805768
2270129 ONTARIO INC.	002270129
852797 ONTARIO INC.	000852797
2011-08-29	
ARTHUR G. BOWES & ASSOCIATES INC.	001101994
BESTON CONSTRUCTION LTD.	000520038
BETTA TIRE AND WHEEL INC.	002061051
BRICELAND DEVELOPMENTS INC.	001230432
CANADIAN POWER SKATING SCHOOLS INC.	000403981
CHAMELEON CAPITAL CORP.	002103730
CHARLES COMPANY INC.	001283986
D.R. SCHULLER MEDICINE PROFESSIONAL CORPORATION	001238079
DAS FOODS LTD.	002195025
DK'S GAS BAR INC.	002059622
ELYSIS IMPORTS INC.	002188143
GILBERT & ASSOCIATE GENERAL CONTRACTORS LTD.	001326021
HARPER NORTH INC.	000504789
MARK OF DISTINCTION PROJECT MANAGEMENT INC.	001772455
NICK AITKEN DESIGN STUDIO LTD.	000399372
RENAISSANCE EXCURSIONS LTD.	002236503
SIMON DAVIES & SONS MECHANICAL INC.	001265691
SOUTH ASIAN ENTERTAINMENT & PROMOTION INC.	002062087
1020369 ONTARIO INC.	001020369
1129019 ONTARIO INC.	001129019
1388106 ONTARIO LIMITED	001388106
1401904 ONTARIO INC.	001401904
2014923 ONTARIO INC.	002014923
2182489 ONTARIO LTD.	002182489
623459 ONTARIO LIMITED	000623459
692676 ONTARIO LIMITED	000692676
2011-08-30	
ARAUJO CEMENT FINISH LTD.	001761554
COMPLETE COPY SYSTEMS OF CANADA INC.	000417450
DEESIDE CORPORATION	001443424
DMJ INDUSTRIES CO. LTD.	001227923
FIRST CANADIAN PLACE BSG INC.	001530743
HALLAM JOHNSTON & ASSOCIATES INC.	001248617
IDEAWELL SOLUTIONS INC.	002059812
JAGGER'S CONVENIENCE & DOLLAR STORE INC.	002052766
LAKESHORE WOOD PRODUCTS INC.	001206715
SEAFOOD KING SUPERMARKET INC.	001808818
SILVERROCK INC.	002124612
SPEED N' SPRAY PROMOTIONS INC.	001288835
SPEEDRITE TRANSPORT INC.	002085882
TUNG WIN INTERNATIONAL ENTERPRISES INC.	001053390
1073691 ONTARIO LTD.	001073691
1202185 ONTARIO INC.	001202185
1242673 ONTARIO LTD.	001242673
1275339 ONTARIO INC.	001275339
1325750 ONTARIO LTD.	001325750
2068260 ONTARIO LTD.	002068260
2078009 ONTARIO INC.	002078009

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
722826 ONTARIO LIMITED	000722826
2011-08-31	
J.M.LAMB & ASSOCIATES LIMITED	001541063
JAY-GEE SHOES LIMITED	000967883
KATHY V.L.P. FASHIONS LTD.	001802528
OXYGEN RACING CORP.	002101736
PAPA NICK'S FOODS INC.	001440664
POIFRIEND INC.	001717341
SENTRY FIRE PROTECTION LTD.	000509726
SIGMA GRAPHICS LTD.	001656553
1326053 ONTARIO LTD.	001326053
1675103 ONTARIO INC.	001675103
1684916 ONTARIO LIMITED	001684916
2159818 ONTARIO INC.	002159818
948609 ONTARIO LIMITED	000948609
2011-09-03	
715764 ONTARIO LIMITED	000715764
2011-09-05	
THE CARTRIDGE DOCTOR INC.	001098458
2011-09-08	
RICHARD S. SMITH CONSTRUCTION (VERONA) LTD.	000417345
2128530 ONTARIO LTD.	002128530
2011-09-09	
CLOUDROCK INVESTMENTS INC.	001488741
1817115 ONTARIO INC.	001817115
2011-09-10	
BARRON AUTOMATIC TRANSMISSION SERVICE (1986) LIMITED	000667165
2180029 ONTARIO LTD.	002180029
2011-09-12	
JOVINKA INVESTMENTS LIMITED	000721179
OPEN NETWORK TRADE RESOURCE ACCESS (ONTRAC) INC.	001137395
2011-09-13	
1414128 ONTARIO LTD.	001414128
2158816 ONTARIO INC.	002158816
3FORTE CORPORATION	002035970
2011-09-14	
COLLEEN HART HOLDINGS INCORPORATED	000792191
INSIDE SMARTFX INC.	002201353
STEWART CROFTS INVESTMENTS LIMITED	000440925
2092259 ONTARIO LIMITED	002092259
2168456 ONTARIO INC.	002168456
2011-09-15	
A & S KANANI INVESTMENTS INC.	001101173
ALL GREEN MECHANICAL LTD.	001812264
AMD ACTIVE PHOTOMETRICS LTD.	001078261
ANIX CORPORATION	001587033
DAYMEN GP INC.	002071009
DRAINIE TAYLOR SOUND INC.	001240221
FAYE'S BRIDAL SHOPPE LIMITED	001106475
GR8ALEX INC.	001761587
J. APPLESEED MARKETING INC.	001017857
RAYTEX GARMENTS LTD.	001307187
ROSS LAWN & GARDEN INC.	001390704
SYLVAIN TRUCKING INC.	002019711
TD CAPITAL PRIVATE EQUITY INVESTORS (INTERNATIONAL) LTD.	002151254
TD CAPITAL/CFOF CANADIAN PRIVATE EQUITY INVESTORS LTD.	001498040
VERSTEEG DESIGNS LTD.	000389732
1195688 ONTARIO INC.	001195688
1587034 ONTARIO INC.	001587034
1695823 ONTARIO INC.	001695823
1764058 ONTARIO LTD.	001764058

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1785488 ONTARIO INC.	001785488
2010411 ONTARIO INC.	002010411
2152100 ONTARIO INC.	002152100
2204711 ONTARIO INC.	002204711
2011-09-16	
ACCUMACH HOLDINGS INC.	001581791
DOOGIE FLYING CLUB INC.	001680356
GALLERIA MALL INC.	001656916
GUL CANADA INC.	001567591
HIGH PASTURES LIMITED	000268410
I.F. PROPCO HOLDINGS (ONTARIO) 15 LTD.	000955517
I.F. PROPCO HOLDINGS (ONTARIO) 29 LTD.	001174375
I.F. PROPCO HOLDINGS (ONTARIO) 40 LTD.	001272532
I.F. PROPCO HOLDINGS (ONTARIO) 41 LTD.	001281099
I.F. PROPCO HOLDINGS (ONTARIO) 42 LTD.	001281100
I.F. PROPCO HOLDINGS (ONTARIO) 48 LTD.	001316934
I.F. PROPCO HOLDINGS (ONTARIO) 6 LTD.	000887065
LANGMIER PROPERTIES INC.	000765750
MANSELL HOY ENTERPRISES INC.	000786006
OILCO CANADA INC.	001150446
PRIME STEEL DEPOT INC.	002217641
SAIGON PALACE RESTAURANT INC.	000482201
SOLSONA HAULAGE INC.	001709333
SUSAN SCHELLE * MARK GOMES INC.	002009266
1013674 ONTARIO LTD.	001013674
1118445 ONTARIO LTD.	001118445
1230072 ONTARIO LIMITED	001230072
1384802 ONTARIO INC.	001384802
1452720 ONTARIO INC.	001452720
1710896 ONTARIO INCORPORATED	001710896
2011-09-19	
CARWEN CONTRACTING COMPANY LIMITED	000091869
KERSTONE CONTRACTORS LIMITED	000676348
MAYTIME MANUFACTURING JEWELLERS LIMITED	000113402
PRO-AQUA POOL SERVICE & SUPPLIES LTD.	001041566
SEMARAMES CONSULTING SERVICES INC.	001414608
1663295 ONTARIO CORP.	001663295
2011-09-20	
HAMILTON ONE JARVIS LIMITED	001005317
KEN-SCHIL CORPORATION	000886182
MOVICO LIMITED	000670157
PROFILER PRODUCTIONS GP INC.	001471172
SHAWNCO INVESTMENTS INC.	000917114
S3HR INC.	002236854
1290022 ONTARIO INC.	001290022
2039408 ONTARIO INC.	002039408
2011-09-21	
GROUP PROJECT PROCESS PROFESSIONALS INC.	001556383
KOONER FINE CARS INC.	002014024
NESCORP REALTY LTD.	000652711
1461788 ONTARIO LIMITED	001461788
907688 ONTARIO INC	000907688

(144-G485)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Notice of Default in Complying
with the Corporations Information Act
Avis de non-observation
de la Loi sur les renseignements
exigés des personnes morales**

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-22

ROB-DON DEVELOPMENTS INCORPORATED	274597
793121 ONTARIO LIMITED	793121
402681 ONTARIO LIMITED	402681

(144-G486) KATHERINE M. MURRAY
Director/Directrice

**Cancellation of Certificate of
Incorporation
(Business Corporations Act)
Annulation de certificat de
constitution en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-21

ADDMORE OFFICE INTERIORS INC.	1170421
BADIYE REHAB INC.	1821350
NANO VENTURES INC.	973450
918845 ONTARIO LIMITED	918845
1475035 ONTARIO INC.	1475035
1692166 ONTARIO LIMITED	1692166
1781996 ONTARIO INC.	1781996

(144-G487) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-21

CHINALFC INC.	1756486
UNISUM INVESTMENT INC.	2152582

(144-G488) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-21

CLEARWATER LAKE PROPERTY OWNERS ASSOCIATION	358829
HANCA JAEDAN FOR YOUTH CULTURAL EXCHANGE	1806213
THE ALEXANDRE ARNOLD CHARITABLE FOUNDATION	1568998
4 DAY EVENING WALK	1819026

(144-G489) KATHERINE M. MURRAY
Director/Directrice

ERRATUM NOTICE

Avis d'erreur

ONTARIO CORPORATION NUMBER 2000044

Vide Ontario Gazette, Vol. 144-19 dated May 7, 2011

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the May 7, 2011 issue of the Ontario Gazette with respect to 2000044 Ontario Inc. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 144-19 datée du 7 mai 2011

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 7 mai 2011 relativement à 2000044 Ontario INC. a été délivré par erreur et qu'il est nul et sans effet.

(144-G490)

KATHERINE M. MURRAY
Director/Directrice

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F-23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the *Drawn to Art: French Artists and Art Patrons in 18th Century Rome* exhibition at the National Gallery of Canada in Ottawa, Ontario, pursuant to loan agreements between the National Gallery of Canada and the lenders listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario is in the interest of the people of Ontario.

DATE: September 29, 2011.

Donna Ratchford
Assistant Deputy Minister (A), Culture Division, Ministry of Tourism and Culture

SCHEDULE "A" – LIST OF WORKS

Drawn to Art: French Artists and Art Patrons in 18th-Century Rome exhibition
National Gallery of Canada

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
1	Art Institute of Chicago, Chicago, Illinois, U.S.A.	Adam, Lambert-Sigisbert	Collection de sculptures antiques, grecques et romaines: trouvées à Rome dans les ruines des Palais de Neron, et de Marius	1755	engraving	n.i.	733.5 C69
2	Art Institute of Chicago, Chicago, Illinois, U.S.A.	Fragonard, Jean Honoré	The Stalled Cart	1759	pen and black ink, brush and brown, gray and red wash, red chalk, on cream laid paper, laid down on tan laid paper	21.6 x 39.6 cm	1936.4
3	Art Institute of Chicago, Chicago, Illinois, U.S.A.	Pierre, Jean Baptiste Marie	The Chinese Mascarade	1735	Etching in black on ivory laid paper	31.4 x 42.8 cm	1963.20
4	Bibliothèques et archives municipales, Ville de Besançon, France	Pâris, Pierre-Adrien	Arabesques des loges de Raphaël au Vatican	1773	aquarelle, plume et encre noire	50.5 x 28.8 cm	Cote : fonds Pâris, vol. 482, no 134
5	Bibliothèques et archives municipales, Ville de Besançon, France	Pâris, Pierre-Adrien	Arabesques des loges de Raphaël au Vatican	1773	aquarelle, plume et encre noire sur papier traité en lavis	49.5 x 33.8 cm	Cote : fonds Pâris, vol. 482, no 153
6	Bibliothèques et archives municipales, Ville de Besançon, France	Pâris, Pierre-Adrien	Arabesques des loges de Raphaël au Vatican	1773	aquarelle, plume et encre noire	50.5 x 30.2 cm	Cote : fonds Pâris, vol. 482, no 133
7	Bibliothèques et archives municipales, Ville de Besançon, France	Pâris, Pierre-Adrien	Plan et élévation de la fontaine de Trévi à Rome	1772-1774	aquarelle	49.8 x 34.2 cm	Cote : fonds Pâris, vol. 482, no 116

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
8	Bibliothèques et archives municipales, Ville de Besançon, France	Subleyras, Luigi (et al)	Nella Venuta in Roma di Madama Le Comte, e dei signori Watelet, e Copette. Componenti poetici di Luigi Subleyras,... colle figure in rame di Stefano della Vallee Poussin,...	Rome, (s.n.): 1764	livre gravé	Livre fermé: H 35,5 x L 25,5 x ép. 1,8 cm ; livre ouvert : H 35,5 x L 51 x ép. 1,8 cm	Cote 12324
9	Bibliothèque nationale de France, Paris, France	Saly, Jacques-François-Joseph	Recueil de vases inventés	n.d.	volume avec 30 planches gravées à l'eau-forte	27 x 19,7 cm	Rés. FA 46(A) 4
10	Bibliothèque nationale de France, Paris, France	Vleughels, Nicolas	Femme nue couchée vue de dos dans un jardin	n.d.	Eau-forte	6 x 5 cm	AA-3 Vleughels
11	École Nationale Supérieure des Beaux-Arts, Paris, France	Jeaurat, Étienne	Vue du Colisée de l'intérieur	1727	Plumé et lavis brun, plume et encre indien, rehauts de gouache blanche sur papier bleu	25 x 39,3 cm (unframed); 50 x 62 x 2,6 cm (framed)	PM 1989
12	Le Petit Palais, Musée des Beaux-Arts de la Ville de Paris, Paris, France	Vien, Joseph-Marie	Sultane Grecque	1748	pierre noire	unframed: 32,4 x 45,8 cm	DDUT01089
13	Le Petit Palais, Musée des Beaux-Arts de la Ville de Paris, Paris, France	Vien, Joseph-Marie	Prestre de la loy	1748	pierre noire	unframed: 45,8 x 32,2 cm	DDUT01076
14	Musée Antoine Vivenel, Compiègne, France	Bouchardon, Edme	Projet non-exécuté pour la fontaine de Trevi	v. 1730	Sanguine sur papier	unframed: 43,1 x 32,9 cm; framed: 60 x 50 cm, cadre de transport éventuel: 65,5 x 2 x 55,5 cm	Inv. 1979.01
15	Musée Atger, Montpellier, France	Challe, Charles Michel-Ange	Intérieur d'un temple	n.d.	Plume, encre rouge, brune et noire, lavis gris et brun sur papier vergé	unframed: 40,5 x 61,7 cm; framed: 52 x 72,5 cm	MA 277
16	Musée Atger, Montpellier, France	Natoire, Charles-Joseph	Un bal à Rome	v. 1750 – 1755	pierre noire, plume et encre brune, lavis brun avec rehauts de blanc	unframed: 33 x 44,8 cm; matted: 40,5 x 53 cm	MA 20
17	Musée Atger, Montpellier, France	Manglard, Adrien	La tempête	n.d.	Plume et encre brune, lavis brun, encre noire, lavis noir et gris et rehauts de gouache blanche	unframed: 46,5 x 57,9 cm; framed: 63 x 72,5 cm	MA 359
18	Musée de Valence, Valence, France	Robert, Hubert	Le dessinateur au Musée du Capitole	v. 1763	Sanguine sur papier vergé	33,5 x 45 cm	D 80
19	Musée de Valence, Valence, France	Robert, Hubert	Étude de plantes	1761 – 1762	Sanguine sur papier vergé	33 x 45 cm (unframed); 61 x 71,5 cm (framed)	D 33
20	Musée de Valence, Valence, France	Robert, Hubert	Variation autour de l'arc de Septime- Sévère	1756	Lavis et gouache sur papier vergé	73 x 52 cm (unframed); 96 x 76 x 2 cm (framed)	D 307
21	Musée de Valence, Valence, France	Robert, Hubert	Variation autour de l'arc de Constantin	1756	Lavis et gouache sur papier vergé	70,8 x 52,5 cm (unframed); 96 x 76 x 2 cm (framed)	D 308
22	Musée de Valence, Valence, France	Robert, Hubert	Les antiques au Musée du Capitole	v. 1763	Sanguine sur papier vergé	34,5 x 45 cm	D 81

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
23	Musée de Valence, Valence, France	Robert, Hubert	La promenade dans les rochers	v. 1765	Pierre noire sur papier vergé	34.5 x 24.2 cm	D 104
24	Musée de Valence, Valence, France	Robert, Hubert	Les découvreurs d'antiques	v. 1765	Huile sur toile	81 x 67 cm (unframed); 103.5 x 88.3 x 10 cm (framed)	P 492
25	Musée de Valence, Valence, France	Robert, Hubert	Les découvreurs d'antiques	1765	Sanguine sur papier vergé	43 x 32.5 cm (unframed); 75.5 x 66.5 cm (framed)	D 24
26	Musée de Valence, Valence, France	Robert, Hubert	Bustes romains dans un parc	1763	Sanguine	45.5 x 34 cm (unframed); 73 x 60 cm (framed)	ROME-L27.13
27	Musée Départemental de l'Oise, Beauvais, France	Barbault, Jean	Emir Bachi	v. 1748	Huile sur toile	Unframed: 62.5 x 43.5 cm Framed: 69 x 47.5 cm	73 73
28	Musée Départemental de l'Oise, Beauvais, France	Barbault, Jean	Ambassadeur de Perse	v. 1748	Huile sur toile	unframed: 62.5 x 43.5 cm 69 x 47.5 cm	73 74
29	Musée des Arts Décoratifs, Paris, France	Le Lorrain, Louis-Joseph	Trois Vases	v. 1752	Pierre noire sur papier vergé	A: unframed: 17.5 x 12.8 cm; Framed: 32 x 56.5 cm	Inv. 20820
30	Musée des Arts Décoratifs, Paris, France	Le Lorrain, Louis-Joseph	Trois Vases	v. 1752	Pierre noire sur papier vergé	B: unframed 17.2 x 12.7 cm Framed: 32 x 56.5 cm	Inv. 20820
31	Musée des Arts Décoratifs, Paris, France	Le Lorrain, Louis-Joseph	Trois Vases	v. 1752	Pierre noire sur papier vergé	C: unframed 17.2 x 11.8 cm; Framed: 32 x 56.5 cm	Inv. 20820
32	Musée des Beaux-Arts & d'Archéologie de Besançon, Besançon, France	Barbault, Jean	Suisse de la garde pontificale	1750	Huile sur toile	41.5 x 30.5 cm	983.3.1
33	Musée des Beaux-Arts & d'Archéologie de Besançon, Besançon, France	Vincent, François-André	Portrait de Pierre-Jacques-Onésyme Bergeret	1774	Huile sur toile	unframed: 60 x 47.5 cm; framed: 75.5 x 61.5 x 4 cm	843.1.27
34	Musée des Beaux-Arts & d'Archéologie de Besançon, Besançon, France	Berthélemy, Jean-Simon	La nourrice de Néron verse les cendres de ce prince dans le tombeau de ses ancêtres	1773	Plume, pinceau et encre brune, rehauts de gouache blanche sur esquisse à la pierre noire sur papier blanc collé en plein	unframed: 43.9 x 28.3 cm; framed: 58 x 79 x 3 cm	D 2812
35	Musée des Beaux-arts de Caen, Caen, France	Le Lorrain, Louis-Joseph	Nature morte de fleurs et de fruits	n.d.	Huile sur toile	98 x 136 cm	Inv. 77.4.1
36	Musée des Beaux-arts de Caen, Caen, France	Subleyras, Pierre	Portrait de la comtesse Mahony	n.d.	Huile sur toile	100 x 74.5 cm	Inv. 80.4.1
37	Musée des Beaux-Arts de Dijon, Dijon, France	Barbault, Jean	Le cocher du Pape	1751	Huile sur toile	unframed: 24.5 x 18.7 x 1.5 cm; framed: 33 x 27.3 x 3.4 cm	1739
38	Musée des Beaux-Arts de Dijon, Dijon, France	Boucher, François	Le crucifiement de Saint-Pierre, d'après Caravage	v. 1725 – 1731	Sanguine et lavis de sanguine, sur papier vergé	29.7 x 22 cm	Inv. Alb. TH A S F° 43

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
39	Musée des Beaux-Arts d'Orléans, Orléans, France	Barbault, Jean	Fille dotée romaine ou une sœur cistercienne	v. 1750	Huile sur toile	unframed: 25 x 18 cm; framed: 31 x 25 x 5 cm	71.7.2
40	Musée des Beaux-Arts d'Orléans, Orléans, France	Clérissieu, Charles-Louis	Le Campo Vaccino à Rome	v. 1750	Aquarelle et gouache sur papier vergé	unframed: 22.5 x 40 cm; framed: 57 x 78 cm	468
41	Musée des Beaux-Arts d'Orléans, Orléans, France	Natoire, Charles-Joseph	Le prophète Zacharie (d'après Ciro Ferri)	v. 1723 1728	Sanguine sur papier vergé crème	unframed: 26.1 x 15.7 cm; framed: 57.5 x 43.5 cm	1522.E
42	Musée des Beaux-Arts d'Orléans, Orléans, France	Subleyras, Pierre Hubert	Diacre portant un chandelier	v. 1744	Huile sur toile	unframed: 47.5 x 37.5 cm; framed: 55.5 x 45.5 x 5 cm	808
43	Musée des Beaux-Arts d'Orléans, Orléans, France	Taraval, Hugues	Évêque agenouillé	1763	Sanguine sur papier vergé	unframed: 51.5 x 40.9 cm; framed: 84 x 64 cm	575.426
44	Musée des beaux-arts Rennes, Rennes, France	Drouais, Jean-Germain	Une niobide	n.d.	Mine de plomb, lavis gris sur papier	Unframed : 18.8 x 13.2 cm ; framed : 56.2 x 43.7 x 3 cm	Inv. 1974.73.539
45	Musée des beaux-arts Rennes, Rennes, France	Drouais, Jean-Germain	Feuille d'études	n.d.	Mine de plomb sur papier	Unframed : 26.1 x 18.9 cm ; framed : 56.2 x 43.7 x 3 cm	Inv. 1974.73.495
46	Musée des beaux-arts Rennes, Rennes, France	Drouais, Jean-Germain	Paysage composé	n.d.	Mine de plomb, lavis gris sur papier	Unframed: 21.9 x 35.3 cm; framed: 43.7 x 56.2 x 3 cm	Inv. 1974.73.330
47	Musée des beaux-arts Rennes, Rennes, France	Drouais, Jean-Germain	Vue de Rome avec la tour des Milices	n.d.	Pierre noire sur papier	Unframed : 12.4 x 18.7 cm ; framed : 43.7 x 56.2 x 3 cm	Inv. 1974.73.585
48	Musée du Louvre, Paris, France	Robert, Hubert	Fête à la villa Médicis	v. 1764 – 1765	plume et encre brune, lavis brun et aquarelle sur esquisse de pierre noire sur papier vergé crème	Unframed: 16.2 x 22.2 cm; framed: 59.5 x 47 x 2.3 cm	RF 30616
49	Musée du Louvre, Paris, France	Bouchardon, Edme	Un des enfants de Laocoon enlacé par le serpent	n.d.	Sanguine sur papier vergé	Unframed: 52.5 x 40.3 cm; framed: 80 x 59 x 2.3 cm	Inv. 24008
50	Musée du Louvre, Paris, France	Robert, Hubert	Le salon du bailli de Breteuil à Rome	v. 1765	Sanguine sur papier vergé	Unframed: 34.9 x 48.8 cm; framed: 80 x 59 x 2.3 cm	RF 28983
51	Musée du Louvre, Paris, France	Bouchardon, Edme	Torse de Laocoon	n.d.	Sanguine sur papier vergé	Unframed: 58.7 x 45 cm; framed: 80 x 59 x 2.3 cm	Inv. 24015
52	Musée du Louvre, Paris, France	Bouchardon, Edme	Mascarade	1738	plume et encre brune sur papier vergé	Unframed : 19 x 16.8 cm ; framed : 59.5 x 47 x 2.3 cm	Inv. 23862

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER NO.
53	Musée du Louvre, Paris, France	Bouchardon, Edme	Mascarade	1738	plume et encre brune	Unframed : 29.1 x 29.3 cm ; framed : 59.5 x 47 x 2.3 cm	Inv. 23863
54	Musée Eugène Boudin, Honfleur, France	David, Jacques-Louis	Les Funérailles de Patrocle	n.d.	Dessin à l'encre de chine à la plume et lavis, rehauts blancs et pierre noire sur papier	Unframed: 33 x 49cm	37-1-62
55	Palais des Beaux-Arts de Lille, Lille, France	Drouais, Jean-Germain	Etude pour Marius à Minturnes	c. 1786	n.i.	Framed: 44.5 x 57 x 1.5 cm	Inv. Pl. 1323
56	Musée des Beaux-Arts de la ville de Rouen, Rouen, France	Desprez, Louis Jean	Girandole au chateau Saint Ange	1781 – 1783	gouache on paper	21 x 28.8 cm	975.4.2329

(144-G491)

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F-23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the *Maya: Secrets of Their Ancient World* exhibition at The Royal Ontario Museum in Toronto, Ontario, pursuant to loan agreements between The Royal Ontario Museum and the lenders listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario is in the interest of the people of Ontario.

DATE: September 29, 2011.

Donna Ratchford
Assistant Deputy Minister (A), Culture Division, Ministry of Tourism and Culture

SCHEDULE "A" – LIST OF WORKS *Maya: Secrets of Their Ancient World* exhibition Royal Ontario Museum

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
1	The British Museum Great Russell Street London WC1B 3DG UK	Yaxchilan Lintel 17 Carved limestone lintel with an image of Bird Jaguar IV and Lady Balam-Ix Am1923,Maud3	n/a	carved limestone	length 69.2 cm; width 76.2 cm; depth 5 cm
2	The British Museum Great Russell Street London WC1B 3DG UK	Yaxchilan Lintel 15 Carved limestone lintel with glyphs and a scene representing Lady Wak Tuun AM1923,Maud1	n/a	carved limestone	length 87.6 cm; width 82.6 cm; depth 10.7 cm
3	Centro INAH Campeche Campeche Mexico	Pectoral Ofrenda 3, Xicalango, Campeche 10-170202	Late Classic	jade	width 7.6 cm; depth 5.5 cm
4	Centro INAH Campeche Campeche Mexico	Monochrome bowl (orange) Jaina, Campeche 10-624217	Classic	ceramic	height 7.5 cm; diameter 26.5 cm
5	Centro INAH Campeche Campeche Mexico	Effigy bowl Jaina, Campeche 10-624216	Classic	ceramic	height 10 cm; diameter 25 cm
6	Centro INAH Campeche Campeche Mexico	Orange bowl Jaina, Campeche 10-624215	Early Classic	ceramic	height 7 cm; diameter 21.5 cm
7	Centro INAH Campeche Campeche Mexico	Orange bowl Jaina, Campeche 10-624214	Early Classic	ceramic	height 6.5 cm; diameter 25 cm
8	Centro INAH Campeche Campeche Mexico	Black bowl Jaina, Campeche 10-624213	Early Classic	ceramic	height 6.5 cm; diameter 15 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
9	Centro INAH Campeche Campeche Mexico	Bowl with lid Jaina, Campeche 10-624210 0/2	Early Classic	ceramic	height 9.5 cm; diameter 21 cm
10	Centro INAH Campeche Campeche Mexico	Engraved stingray spine Ofrenda 3 de Xicalango, Campeche 10-170208	Classic	bone	length 20.2 cm; width 1.6 cm
11	Centro INAH Campeche Campeche Mexico	4-footed bowl with lid Jainal, Campeche 10-624209 0/2	Early Classic	ceramic	height 10.5 cm; diameter 14.5 cm
12	Centro INAH Campeche Campeche Mexico	Figurine Campeche 10-398081	Classic	ceramic	height 19 cm; width 10 cm; depth 8.5 cm
13	Centro INAH Campeche Campeche Mexico	Figurine Campeche 10-398028	Classic	ceramic	height 15 cm; width 8.5 cm; depth 4.5 cm
14	Centro INAH Campeche Campeche Mexico	Figurine Jaina, Campeche 10-342695 [was 10-339776]	Classic	ceramic	height 20.5 cm; width 5 cm; depth 12.5 cm
15	Centro INAH Campeche Campeche Mexico	Figurine, whistle Jaina, Campeche 10-342692	Late Classic	ceramic	height 17.5 cm; width 10 cm; depth 5.5 cm
16	Centro INAH Campeche Campeche Mexico	Figurine, rattle Jaina Campeche 10-339776	Classic	ceramic	height 22.5 cm; width 8 cm; depth 17 cm
17	Centro INAH Campeche Campeche Mexico	Black bowl Jaina, Campeche 10-624212	Early Classic	ceramic	height 8 cm; diameter 12.5 cm
18	The Cleveland Museum of Art 11150 East Boulevard Cleveland, Ohio 44106-1797 USA	Panel with Royal Woman Mexico or Guatemala, Usumacinta River region 1962.32	c. 795 Maya style	limestone	height 60.4 cm; width 69.8 cm
19	The Cleveland Museum of Art 11150 East Boulevard Cleveland, Ohio 44106-1797 USA	Shell with Seated Noble Mexico or Central America 1965.550	AD 600-900 Maya style	conch shell (Strombus Gigas)	height 16.6 cm; width 7.94 cm; depth 3.49 cm
20	Dumbarton Oaks 1703 32nd Street, NW Washington, DC 20007-2961 USA	Carved Ornament in the Shape of a Man and Fish PC.B.543	AD 600-900 Late Classic	shell	length 7.94 cm; width 9.53 cm; depth 0.64 cm
21	Dumbarton Oaks 1703 32nd Street, NW Washington, DC 20007-2961 USA	Polychrome Vessel with Palace Scene PC.B.569	AD 600-900 Late Classic	painted ceramic	length 11.43 cm; width 11.75 cm
22	Dumbarton Oaks 1703 32nd Street, NW Washington, DC 20007-2961 USA	Onyx Marble Engraved Bowl PC.B.553	AD 600-900 Late Classic	onyx marble	length 11.43 cm; width 14.61 cm
23	Hudson Museum c/o University of Maine 5746 Collins Center for the Arts Orono, ME 04469-5746 USA	Jaina Ball Player Campeche HM 646	AD 600-900 Late Classic	ceramic	length 9.8 in; width 3 in; depth 3.9 in
24	Hudson Museum c/o University of Maine 5746 Collins Center for the Arts Orono, ME 04469-5746 USA	Maya Cylinder Vase (Merchants hauling goods) Ulua Valley, Honduras HM 516	AD 250-900 Classic Period	ceramic	length 7.9 in; width 7.8 in
25	Hudson Museum c/o University of Maine 5746 Collins Center for the Arts Orono, ME 04469-5746 USA	Maya Cylindrical vase (Musicians and dancer) Petén Basin, Guatemala HM 533	AD 600-900 Late Classic	ceramic	length 6.9 in; diameter 5.6 in

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
26	Kimbell Art Museum 3333 Camp Bowie Boulevard Fort Worth, Texas 76107-2792 USA	Vessel with a Procession of Warriors Usumacinta Valley, Mexico APx 1976.16	Pre-Columbian	ceramic	length 16 cm; diameter 16 cm
27	Kimbell Art Museum 3333 Camp Bowie Boulevard Fort Worth, Texas 76107-2792 USA	Codex-Style Vessel with Two Scenes of Pawahtun Instructing Scribes Greater Yucatan peninsula AP 2004.04	Pre-Columbian	ceramic	length 8.9 cm
28	The Metropolitan Museum of Art 1000 Fifth Avenue New York, New York 10028 USA	Male Figure Costumed Figure 1979.206.953	7th - 8th century	ceramic, pigment	height 29.3 cm; width 9.7 cm; depth 9.5 cm
29	The Metropolitan Museum of Art 1000 Fifth Avenue New York, New York 10028 USA	Jar Jar, Ritual Scenes 1993.441	8th - 9th century	ceramic	height 29.2 cm; diameter 30.5 cm
30	The Metropolitan Museum of Art 1000 Fifth Avenue New York, New York 10028 USA	Vessel, Cylindrical Vessel with Seated Lord 1992.4	7th - 8th century	ceramic, stucco	height 24.1 cm; diameter 18.8 cm
31	Musco Amparo Puebla Mexico	Lintel 3 El Chico Zapote, Chiapas 5222MAFA57PJ1363	Late Classic	limestone	height 141 cm; width 88 cm; depth 9 cm
32	Musco Amparo Puebla Mexico	Capstone depicting the god K'awiil Campeche 52 22MA FA 57PJ 1465	Late Classic	stucco	height 76 cm; width 48 cm; depth 19 cm
33	Musco Amparo Puebla Mexico	Stela Unknown 5222MAFA57 PJ1360	Late Classic	limestone	height 151 cm; width 131 cm; depth 13 cm
34	Musco Amparo Puebla Mexico	Sculpture Chiapas 55 22 MAFA 57 PJ 1449	Early Post-Classic	limestone	height 59 cm; width 46 cm; depth 37 cm
35	Museo Baluarte Fuerte San Miguel Mexico	Necklace Calakmul, Campeche 10-566425 0/98	Late Classic	shell; jade	length 45.5 cm; diameter 28 cm
36	Museo Baluarte Fuerte San Miguel Mexico	Drum Unknown 10-624218	Late Classic	ceramic	height 59.5 cm; diameter 28 cm
37	Museo Baluarte Fuerte San Miguel Mexico	Funerary mask, and ear-rings Calakmul, Campeche 10-566423 and 10-566424 0/2	Early Classic	shell; jade; obsidian	height 18.5 cm; width 15 cm; depth 7.5 cm; diameter 5.5 cm
38	Museo Baluarte Fuerte San Miguel Mexico	Lidded bowl depicting an iguana-jaguar and humans. Becán, Campeche. 10-568677 0/2	Early Classic	ceramic	length 34 cm; width 49.3 cm; diameter 49.3 cm
39	Museo Baluarte Fuerte San Miguel Mexico	Flute Campeche 10-397999	Late Classic	ceramic	length 20 cm; width 5.6 cm; depth 4 cm
40	Museo Baluarte Fuerte San Miguel Mexico	Lidded bowl depicting a duck Becán, Campeche. 10-568668 0/2	Early Classic	ceramic	length 22 cm; width 23 cm; diameter 23 cm
41	Museo de Sitio Chichén Itzá Yucatán Mexico	Architectural element in the form of rattle snake Chichén Itzá, Yucatán 10-640940	Late Post-Classic	carved limestone	length 157 cm; width 178 cm; depth 69 cm
42	Museo de Sitio Chichén Itzá Yucatán Mexico	Architectural element depicting Venus. Chichén Itzá, Yucatán 10-290162	Early Post-Classic	limestone	height 106.7 cm; width 72.4 cm; depth 12.1 cm
43	Museo de Sitio Chichén Itzá Yucatán Mexico	Ball game marker Chichén Itzá, Yucatán 10-290175	Early Post-Classic	carved limestone	depth 38 cm; diameter 122 cm
44	Museo de Sitio Chichén Itzá Yucatán Mexico	Snake's head Chichén Itzá, Yucatán 10-290184	Late Post-Classic	carved limestone	length 55 cm; width 31 cm; depth 57 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
45	Museo de sitio Comalcalco Tabasco Mexico	Head Comalcalco, Tabasco 10-576814	Pre- Classic	ceramic	length 15.9 cm; width 10.9 cm
46	Museo de sitio Comalcalco Tabasco Mexico	Sculpture of a pelican Comalcalco, Tabasco 10-575754	Pre-Classic	stucco	height 53 cm; width 35 cm; depth 27 cm
47	Museo de sitio Comalcalco Tabasco Mexico	Brick Comalcalco, Tabasco 10-575893	Pre-Classic	ceramic	length 28 cm; width 20 cm; diameter 5 cm
48	Museo de sitio Comalcalco Tabasco Mexico	Brick Comalcalco, Tabasco 10-575769	Pre- Classic	ceramic	n/a
49	Museo de sitio Comalcalco Tabasco Mexico	Brick Comalcalco, Tabasco 10-575768	Epi (Late Classic)	ceramic	length 24.6 cm; width 17.1 cm; depth 2.3 cm
50	Museo de sitio Comalcalco Tabasco Mexico	Brick Comalcalco, Tabasco 10-508194	Pre- Classic	ceramic	length 36 cm; width 21 cm
51	Museo de sitio Comalcalco Tabasco Mexico	Brick Comalcalco, Tabasco 10-508185	Epi (Late Classic)	ceramic	n/a
52	Museo de sitio Comalcalco Tabasco Mexico	Brick Comalcalco, Tabasco 10-508346	Epi (Late Classic)	ceramic	length 28 cm; width 19 cm; depth 4 cm
53	Museo de sitio Comalcalco Tabasco Mexico	Head Comalcalco, Tabasco 10-575760	Pre-Classic	ceramic	length 16 cm; width 14 cm
54	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Stucco head Palenque, Chiapas 10-458670	Late Classic	stucco	height 40 cm; width 18 cm; depth 17 cm
55	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Incense holder, Temple of the Foliated Cross, El 17/93 Palenque, Chiapas 10-629762	Late Classic	ceramic	height 113 cm; width 59 cm; depth 19 cm
56	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Throne of temple XXI Palenque, Chiapas 10-629761	Late Classic	limestone	height 60 cm; length 228 cm; depth 7 cm
57	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Brazier lid Palenque, Chiapas 10-479161	Late Classic	ceramic	height 13 cm; diameter 28.5 cm
58	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Ceramic brazier Palenque, Chiapas 10-479177	Late Classic	ceramic	height 19 cm; diameter 24 cm
59	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Glyph with the name of Pakal Palenque, Chiapas 10-422551	Late Classic	stone/stucco	height 17.5 cm; width 21 cm; depth 4.5 cm
60	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Zoomorphic sculpture of the god Kawil Palenque, Chiapas 10-117733	Late Classic	stucco	length 25 cm; width 11 cm; depth 10 cm
61	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Female figurine Palenque, Chiapas 10-458647	Late Classic	ceramic	height 20.5 cm; width 8 cm; depth 7 cm
62	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Temple tablet XVII Palenque, Chiapas 10-573796	Late Classic	limestone	height 171 cm; width 175.5 cm; depth 10 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
63	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Cylindrical censer, Temple XV Palenque, Chiapas 10-459022	Late Classic	ceramic	height 100 cm; width 46 cm; depth 28 cm; diameter 19 cm
64	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Censer Figurine Palenque, Chiapas 10-479202	n/a	ceramic	length 15 cm; width 6.5 cm; depth 6.5 cm
65	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Mask of the Red Queen Palenque, Chiapas 10-461006	Late Classic	Malachite, shell, and bone	length 25 cm; width 19 cm
66	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Spondylus shell Palenque, Chiapas 10-604150	Late Classic	shell (Spondylus calciifer)	length: 15 cm; width 11.5 cm
67	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Incense holder, Group XVI, El. 12/93 Palenque, Chiapas 10-629763	Late Classic	ceramic	height 94 cm; width 51 cm; depth 34 cm
68	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Whistle in the form of dwarf Palenque, Chiapas 10-629741	Late Classic	ceramic	height 7.5 cm; width 4.5 cm; depth 4 cm
69	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Figure with bird helmet on blue throne - "Man- bird" Palenque, Chiapas 10-458661 0/2	Late Classic	ceramic	height 17 cm; length 8 cm
70	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Anthropomorphic incense holder Palenque, Chiapas 10-479187	Late Classic	ceramic	height 70 cm; width 38 cm; depth 28 cm
71	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Incense holder base - Witz-Mountain Monster Palenque, Chiapas 10-458680	Late Classic	limestone	height 10 cm; width 26 cm; depth 24 cm
72	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Group IV Incense Stand Palenque, Chiapas 10-458700	Late Classic	limestone	height 30.7 cm; length 34.5 cm; width 11 cm; depth 24 cm
73	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Stone incense holder - Group IV Palenque, Chiapas 10-458683	Late Classic	limestone	height 59 cm; width 28 cm; depth 26 cm
74	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Fragment of an incense burner portraying an ancestor Palenque, Chiapas 10-479182	Late Classic	ceramic	height 29 cm; width 17 cm; depth 13 cm; diameter 10.6 cm
75	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Door jamb fragment, Palenque (Lakamha) Palenque, Chiapas 10-573827	Late Classic	limestone	height 48.5 cm; width 39 cm; depth 8 cm
76	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Kan Tok Tablet Palenque, Chiapas 10-604752	Late Classic	limestone	height 81 cm; width 90.5 cm; depth 6.5 cm
77	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	South balustrade of the Temple of the Foliated Cross Palenque, Chiapas 10-335197	Late Classic	limestone	height 55 cm; length 155 cm; depth 15 cm
78	Museo de Sitio de Palenque Alberto Ruz L'huillier Palenque, Chiapas Mexico	Female figurine Palenque, Chiapas 10-604151	n/a	limestone	height 6.1 cm; width 2.3 cm; depth 1.5 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
79	Museo de sitio Pomoná Pomoná, Tabasco Mexico	Throne of the scribes Pomoná, Tabasco 10-392507	Late Classic	limestone	height 87 cm; length 107 cm; depth 14 cm
80	Museo de sitio Pomoná Pomoná, Tabasco Mexico	Throne back Reforma, Tabasco 10-604239	Late Classic	limestone	length 90.73 cm; depth 20 cm
81	Museo de Sitio Toniná Chiapas Mexico	Monument 101 Toniná, Chiapas [10-607564]	Early Post- Classic	limestone	height 134 cm; width 30.5 cm; depth 23 cm
82	Museo de Sitio Toniná Chiapas Mexico	Stele Toniná, Chiapas 10-607537	Classic	limestone	length 234 cm; width 73.7 cm; depth 50.8 cm
83	Museo de Sitio Toniná Chiapas Mexico	Axe with glyphs Toniná, Chiapas 10-607683	Late Classic	greenstone	length 33.5 cm; width 5 cm; depth 2 cm
84	Museo de Sitio Toniná Chiapas Mexico	Axe Toniná, Chiapas 10-607684	Late Classic	greenstone	length 29 cm; width 5 cm; depth 2 cm
85	Museo de Sitio Toniná Chiapas Mexico	Relief of a noble with a weapon Toniná, Chiapas 10-461094	Classic	stone	length 112 cm; width 63 cm; depth 12 cm
86	Museo de Sitio Toniná Chiapas Mexico	Stone with inscription Toniná, Chiapas 10-569473	Late Classic	limestone	height 54 cm; width 55 cm; depth 13 cm
87	Museo de Sitio Toniná Chiapas Mexico	Full figure glyph Toniná, Chiapas 10-601017	Classic	sandstone	height 32.5 cm; width 33 cm; depth 9 cm
88	Museo de Sitio Toniná Chiapas Mexico	Glyph Toniná, Chiapas 10-604265	Late Classic	stucco	depth 2 cm; diameter 16 cm
89	Museo de Sitio Toniná Chiapas Mexico	Captive carved in relief Toniná, Chiapas 10-588895	Classic	sandstone	length 32 cm; width 32 cm
90	Museo de Sitio Toniná Chiapas Mexico	Lid of a jar with representations of a monkey and cacao pods Toniná, Chiapas 10-569388	Late Classic	ceramic	height 20 cm; diameter 33 cm
91	Museo de Sitio Toniná Chiapas Mexico	Sculpture with ear of corn in headdress Toniná, Chiapas 10-569439	Late Classic	sandstone	height 54 cm; width 34 cm; depth 18 cm
92	Museo del Camino Real de Hecelchakán Campeche	Anthropomorphic whistle Jaina, Campeche 10-343354	Classic	ceramic	length 19.8 cm; width 5.5 cm
93	Museo del Camino Real de Hecelchakán Campeche	Female anthropomorphic rattle Jaina, Campeche 10-78698	Classic	ceramic and pigment	length 18.3 cm; width 7 cm
94	Museo del Camino Real de Hecelchakán Campeche	Female anthropomorphic rattle Jaina, Campeche 10-343411	Classic	ceramic	length 20.5 cm; width 9.5 cm
95	Museo del Camino Real de Hecelchakán Campeche	Anthropomorphic whistle Jaina, Campeche 10-343424	Classic	ceramic	length 18.5 cm; width 7 cm
96	Museo Regional de Antropología Carlos Pellicer Cámara Villa Hermosa, Tabasco Mexico	Head of sun god Palenque, Chiapas 1650 PJ 73	Late Classic	stucco	height 22 cm; width 16 cm; depth 13 cm
97	Museo Regional de Antropología Carlos Pellicer Cámara Villa Hermosa, Tabasco Mexico	Chocolate frothing pot in the shape of a shell Tabasco 1650 PJ 8	Early Classic	ceramic	height 15 cm; width 23 cm; depth 21 cm; diameter 18.5 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
98	Museo Regional de Antropología Carlos Pellicer Cámara Villa Hermosa, Tabasco Mexico	Glyph Palenque, Chiapas 1650 PJ 131	Late Classic	stucco	height 12.3 cm; width 15 cm; depth 3 cm
99	Museo Regional de Antropología Carlos Pellicer Cámara Villa Hermosa, Tabasco Mexico	Urn Teapa, Tabasco 1650 PJ 128	Late Classic	ceramic	height 64 cm; width 44 cm; depth 29 cm
100	Museo Regional de Antropología Carlos Pellicer Cámara Villa Hermosa, Tabasco Mexico	Censer Tapijulapa, Tabasco 1650 PJ 248	Late Classic	ceramic	height 37 cm; width 28 cm; depth 22 cm
101	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Whistle in the shape of a bird Unknown 10-425388	Classic	ceramic	height 11 cm; width 6.5 cm; depth 9 cm
102	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Bent hand Unknown 10-426205	Late Post-Classic	carved shell	length 5.5 cm; width 16.5 cm; depth 6.2 cm
103	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Cup Unknown 10-290444	Classic	ceramic	length 19.2 cm; diameter 13.2 cm
104	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Glass with glyphs Yucatan 10-290442	Classic	ceramic	height 17 cm; diameter 14 cm
105	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Polychrome vessel Collection Barbachano 10-631806	Classic	ceramic	height 10.5 cm; diameter 17.5 cm
106	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Vase with lid Collection Barbachano 10-631819	Classic	ceramic	height bowl 9.5 cm; lid 19; diameter bowl 22 cm; lid 22.5 cm
107	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Vase with lid Collection Barbachano 10-631820	Classic	ceramic	height 32 cm; diameter 38 cm
108	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Polychrome dish Collection Barbachano 10-631857	Classic	ceramic	height 5 cm; diameter 40 cm
109	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Pot with spout in the form of monkey Unknown 10-347165	Post- Classic	ceramic	height 17.5 cm; width 11 cm; depth 12 cm
110	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Turtle with human effigy vessel Mayapán, Yucatán 10-251131	Post-Classic	ceramic	height 18.5 cm; length 23.5 cm; width 17 cm
111	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Inkwell Unknown 10-637101	Late Classic	ceramic	height 7 cm; length 11 cm; depth 4.5 cm
112	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Jade plate, figure of a serpent. Centon de Chichén Itzá, Yucatán 10-425695	Classic	jade	length 14 cm; width 5.5 cm; depth 0.6 cm
113	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Anthropomorphic head Ek Balam, Yucatán 10-596943	Late Classic	stucco	length 32 cm; width 16.5 cm; thickness 17 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
114	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Head Collection Barbachano 10-631697	Late Classic	stucco	height 31 cm; width 25 cm
115	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	"Atlante" Chichén Itzá, Yucatán 10-597051	Early Post-Classic	stone	height 77 cm; width 43 cm; depth 27.5 cm
116	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Model Mayapán, Yucatán 10-425562	Late Post-Classic	stone	height 13 cm; length 8 cm; width 8 cm; depth 7 cm
117	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Effigy vessel Mayapán, Yucatán 10-347672	Late Post-Classic	ceramic	height 9 cm; length 20 cm; width 11.5 cm
118	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Dwarf figure Unknown 10-383490	Late Classic	ceramic	height 9 cm; width 4.5 cm; depth 4.5 cm
119	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Bundle on throne Yucatan 10-290669	Classic	ceramic	(bundle) 15 x (throne) 10 x 11 cm
120	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Polychrome vase Vaso Policromo 10-490253	Classic	ceramic	height 16.7 cm; diameter 11.5 cm
121	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Sculpture of figure Chichén Itzá, Yucatán 10-251117	Classic	stone	height 85 cm; width 44 cm; depth 51 cm
122	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Figure with Fan Jaina, Campeche 10-425387	Classic	ceramic	height 12.5 cm; width 7 cm; depth 4 cm
123	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Chac Mol Chichén Itzá, Yucatán 10-569277	Early Post-Classic	stone	length 86 cm; width 56 cm; depth 13 cm
124	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Tripod bowl with a bird design. Xcambó, Campeche 10-596937	Late Classic	ceramic	length 9 cm; diameter 32.5 cm
125	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Tripod bowl with indentations at the base Xcambó, Campeche 10-569857	Classic	ceramic	length 9 cm; diameter 34.5 cm
126	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Bowl depicting person Unknown 10-383164	Classic	ceramic	height 10 cm; diameter 18.5 cm
127	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Bowl depicting bird Unknown 10-631824	Middle Classic	ceramic	length 7 cm; diameter 24.2 cm
128	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Standard Bearer Chichén Itzá, Yucatán 10-290459	End of Classic - Early Post-Classic	limestone	height 94 cm; width 56 cm; depth 64 cm
129	Museo Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Woman with rabbit. Barbachano. 10-637137	Middle Classic 600-750	ceramic	length 13.15 cm; width 9.6 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
130	Musco Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Vessel in the shape of a human face Prpyecto Costa del Sol 10-596860	Late Classic	ceramic	height 16.5 cm; width 14.5 cm; depth 17.5 cm; diameter 15 cm
131	Musco Regional de Antropología de Yucatán, Palacio Yucatán Mexico	Cup with lid Mayapán, Yucatán 10-251133	Post-Classic	ceramic	length 12 cm; width 10 cm
132	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Stela fragment with late date Chiapas highlands 10-460842	Classic	limestone	height 66 cm; width 55.8 cm; depth 26 cm
133	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Figurine head Venustiano Carranza, Chiapas 10-409601	Late Classic	ceramic	height 15 cm; width 11 cm; depth 9.5 cm
134	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Sculpture, coati (coati) Tenam Rosario, Chiapas 10-409958	Late Classic	limestone	height 77 cm; width 11 cm; depth 20 cm
135	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	K'inich K'an Joy Chitam captive relief Toniná, Chiapas 10-409956	Late Classic	sandstone	height 59 cm; width 83 cm; depth 16 cm
136	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Figurine with flower on head Tenam Rosario, Chiapas 10-338430	Classic	ceramic	height 21 cm; width 16 cm; depth 8 cm
137	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Yoke Unknown 10-460671	Classic	stone	height 37 cm; length 11 cm; width 33 cm; depth 11 cm
138	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Urn with figures and animals Región de Comitán, Chiapas 10-409817	Late Classic	ceramic	height 93 cm; width 46 cm; depth 92 cm; diameter 28 cm
139	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Female figurine with decorated blouse Lagarero, Chiapas 10-409730	Late Classic	ceramic	height 12 cm; width 9.8 cm; depth 7.5 cm
140	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Censer from temple XIV Palenque, Chiapas 10-133648	Late Classic	ceramic	height 70 cm; width 45 cm; depth 24 cm
141	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Pyrite Mirror Bonampak, Chiapas 10-588889	Late Classic	pyrite and limestone	depth 1 cm; diameter 25.5 cm
142	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	leadon effigy vessel of God Itsamnaaj Chinkultic, Chiapas 10-338428	Late-Classic	ceramic	height 17 cm; width 23 cm; depth 19 cm; diameter 11 cm
143	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Votive axe Toniná, Chiapas 10-460579	Late Classic	sandstone	height 23 cm; width 18 cm; depth 7.5 cm
144	Musco Regional de Tuxtla Gutiérrez, Chiapas Mexico	Stone disc, Mon 16 Toniná, Chiapas 10-460844	Late Classic	sandstone	depth 16 cm; diameter 85 cm
145	Museo Ventura Martín Azcuaga Tabasco Mexico	Hieroglyphic inscription flat panel Tierras Bajas Noroccidentales, Tabasco. Usumacinta REG 2036, PM 280	Late Classic	limestone	length 77 cm; width 52 cm; depth 6.5 cm
146	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Plate with maize god resurrection scene Petén Basin, Guatemala 1997-465	AD 600-800 Late Classic	ceramic with polychrome slip	height 11.4 cm; width 37.5 cm
147	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	K'awiil scepter Greater Yucatán Peninsula 2002-378	AD 600 - 800 Late Classic	Carved and incised travertine with pigment	height 32 cm; width 12.3 cm; depth 1.8 cm
148	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	The Princeton vase Petén Basin, Guatemala y1975-17	AD 600-800 Maya ('Codex' style)	Granular gray-buff ceramic, mineral inclusions with orange-red and brown-black slip decoration	height 21.5 cm; diameter 16.6 cm

	LENDER	OBJECT IDENTIFICATION	DATE / PERIOD	MATERIAL	DIMENSIONS
149	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Cylindrical vase with palace scene Petén Basin, Guatemala y1986-91	AD 600-800 Late Classic	Ceramic with polychrome slip	height 28 cm; diameter 14.6 cm
150	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Incised stone tripod vase Honduras 2000-441	AD 600-800 Late Classic	travertine	height 14.3 cm; diameter 23.5 cm
151	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Dwarf (whistle) Campeche 2010-180	AD 600-900 Late Classic	Ceramic with traces of red, white and Maya blue pigment	height 13.2 cm; width 7.1 cm; depth 5.2 cm
152	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Enthroned Ruler Campeche y1986-87 a-b	AD 600-800 Late Classic	Ceramic with polychrome pigment	height (figure) 16.8 cm; height (throne) 10.6 cm; overall height 15.1 cm; width 12.7 cm; depth 12.7 cm
153	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Ballplayer figurine Campeche 1998-36	AD 600-900 Late Classic	ceramic with traces of blue pigment	height 34.2 cm; width 17.8 cm; depth 11.8 cm
154	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Portrait head Campeche y1979-12	AD 600-900 Late Classic	Conch shell	height 3 cm; width 2 cm
155	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Portrait of a defiant bound captive Yucatan Peninsula 2003-148	AD 600-900 Late Classic	ceramic	height 19.3 cm; width 8 cm; depth 7.6 cm
156	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Mosaic mirror y1991-6	AD 600-800	hematite (12 hematite fragments affixed to a stone)	height 2.7 cm; width 2.3 cm; diameter 10.5 cm
157	Princeton University Art Museum Princeton University Princeton, New Jersey 08544-1018 USA	Seated male figure with a frame for mirror Southern Mexico y1990-71	AD 600-800 Late Classic	wood with traces of gesso preserved	height 33.8 cm; width 18.2 cm; depth 14.0 cm
158	Proyecto arqueológico Crecimiento Urbano de Palenque Palenque, Chiapas	Writing implement Group IV Palenque, Chiapas 10-461914	Late Classic	bone (Odocoileus virginianus)	length 4.5 cm; width 0.9 cm; depth 0.3 cm
159	Proyecto arqueológico Crecimiento Urbano de Palenque Palenque, Chiapas	Writing implement Group IV Palenque, Chiapas 10-461913	Late Classic	bone (Odocoileus virginianus)	length 8 cm; width 1 cm; depth 0.4 cm

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. **DEBORAH DELLER,**
Clerk of the Legislative Assembly.

**Corporation Notices
Avis relatifs aux compagnies**

NOTICE IS HEREBY GIVEN, pursuant to Section 49 of the Insurance Act (Ontario), that Millennium Insurance Corporation, a property and casualty insurer with its Head office and primary regulator located in Alberta, has applied to the Superintendent/CEO of the Financial Services Commission of Ontario for an insurance license authorizing the company to transact "Credit Protection", "Property", "Surety", and "Liability" classes of business in Ontario.

Please direct any inquiries to the address or telephone number below.

Dated September 15, 2011

(144-P380) **R. DEAN MCCURDY**
Millennium Insurance Corporation
Suite 200, 320 Sioux Road
Sherwood Park, AB T8A 3X6
Tel: (780) 467-9575

**Sheriff's Sale of Land(s)
Ventes de terrains par le shérif**

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at, 10 Louisa Street, Orangeville Ontario dated, July 12, 2010, Court File Number 223/10 to me directed, against the real and personal property of,

CAROLE NG, Defendant at the suit of CITI CARDS CANADA INC., Plaintiff, I HAVE SEIZED AND TAKEN into execution all the right, title, interest and equity of redemption of, **CAROLE NG, Defendant** in and to:

PT BLK 95, PL20M970, PTS 19 & 100 20R16675, BURLINGTON S/T H302472. T/W EASE OVER PT LT 9, CON 1 SDS, PT 8 20R6131 AS IN 149995 & T/W EASE OVER PT LT 8, CON 1 SDS, PT 9 20R6131 AS IN 153572. T/W EASE PVER [T B;L 96 PL 20M970, PT 10 20R16526 AS IN HR463021. S/T EASEHR493071. S/T E. OVER PT 100 FOR PTS18,25,105 20R16675 AS IN HR493093. T/W EASE OVER PTS 101,102,103,105,106 20R16675 AS IN HR493093. T/W AN UNDIVIDED COMMON INTEREST IN HALTON COMMON ELEMENTS CONDOMINIUM CORPORATION NO. 505. S/T EASEMENT FOR ENTRY AS IN HR630437.

The subject property is municipally known as 2972 Singleton Common, Burlington Ontario L7M 0B4

ALL OF WHICH said half share of interest and all other right, title, interest and equity of redemption of **CAROLE NG, Defendant**, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Milton Court House, 491 Steeles Ave E., in the Town Of Milton, Ontario, L9T 1Y7, on: Thursday November 10, 2011 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price, Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: THE ENFORCEMENT OFFICE at 491 Steeles Ave E., Milton, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: September 19, 2011

(144-P392) **GINA CHIARELLI**
Supervisor of Court Operations
Regional Municipality of Halton
905-878-7285 X3466

**Sale of Land for Tax Arrears
By Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE CITY
OF TEMISKAMING SHORES**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:30p.m. local time on Wednesday, October 26, 2011 at the City of Temiskaming Shores Municipal Office, 325 Farr Drive, Haileybury, Ontario P0J 1K0.

The tenders will then be opened in public on the same day at the Municipal Office Conference Room at 3:35p.m.

Description of Lands:

TAC 2010-04:
Roll No. 5418-010-007-10800
8 McCamus Street (North Side)
Plan M-121T, Lot 8, Parcel 6906SST, 39.42' Frontage, 130.59' Depth,
Municipality of Temiskaming Shores

Neighbourhood Residential Area, Residential (R) Vacant Land, year round access from McCamus Street, Municipal Water & Sewer services available Assessment (2010): **RTEP – 32,625**

Minimum Tender Amount: \$3,514.95

Description of Lands:

TAC 2010-08:

Roll No. 5418-030-010-00400

Bucke Township

Bucke Concession 3, North Part of Lot 1, Parcel 14478SST, 38.5 Acres, Municipality of Temiskaming Shores

Rural Area, Rural (RU) Vacant Land, not accessible from a municipally maintained road, municipal water and sewer services are not available Assessment (2010): **RTEP – 5,900**

Minimum Tender Amount: \$1,605.27

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under this Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

LAURA-LEE MACLEOD
Treasurer
Corporation of the City of Temiskaming
Shores
325 Farr Drive, P.O. Box 2050
Haileybury ON P0J 1K0
(705) 672-3363 ext: 4121
lmacleod@temiskamingshores.ca

(144-P394)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF BLIND RIVER

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time November 15, 2011 at 11 Hudson Street, Blind River, ON.

#2002-02

Description of Lands: Plan M45 Lot 2 PT Parcel 2525 ACS; Town of Blind River, District of Algoma – Leacock St.

Minimum Tender Amount: \$1,479.28

#2002-03

Description of Lands: Plan M45 Lot 2 Pt PCL 3018 ACS and R/W; Township of Cobden, District of Algoma – Leacock St.

Minimum Tender Amount: \$1,806.15

#2002-05

Description of Lands: Plan 487 North Pt Lot 386 T164843; Town of Blind River, District of Algoma – 33 Hamilton Ave. 33

Minimum Tender Amount: \$4,105.21

#2002-06

Description of Lands: Plan M239 Lot 5 PCL 5622 together with Right of Way over Block C Plan M239; Township of Striker, District of Algoma – 103 Robb Rd.

Minimum Tender Amount: \$1,734.81

#2002-07

Description of Lands: Plan 2543 Lot 38; Township of Cobden, District of Algoma – 73 Togo St.

Minimum Tender Amount: \$21,623.45

#2002-08

Description of Lands: Part of Lot 245 Plan 487, District of Algoma. – Cobden Ave.

Minimum Tender Amount: \$1,794.66

#2002-11

Description of Lands: Plan 656 Lot 101 and Part of Lane Plan 656 being RP 1R2198 Part 3 Closed by By-Law#1153 Reg. As T-156399; Town of Blind River, District of Algoma – Togo St.

Minimum Tender Amount: \$3,773.89

#2002-13

Description of Lands: Plan 2713 Lot 79; Town of Blind River, District of Algoma – 16 West St.

Minimum Tender Amount: \$5,442.77

#2002-15

Description of Lands: Plan M387 Lot 7 PCL 7297 AES; Striker Township, District of Algoma – 6 Beech Dr.

Minimum Tender Amount: \$5,218.08

#2002-16

Description of Lands: PCL 18-1 Section 1M419 Plan 1M419 Lot 18; Striker Township, District of Algoma – 20 Lake Dr.

Minimum Tender Amount: \$7,407.74

#2002-17

Description of Lands: Parcel 7328 AES Plan M388 Lot 15; Striker Township, District of Algoma – Oak Rd.

Minimum Tender Amount: \$8,466.40

#2002-18

Description of Lands: Plan M387 Lot 6 PCL 7296 AES; Striker Township, District of Algoma – 8 Beech Dr.

Minimum Tender Amount: \$5,308.88

#2002-19

Description of Lands: Plan 1M419 Lot 10 PCL 10-1 Sec 1M419; Striker Township, District of Algoma – 19 Lake Dr.

Minimum Tender Amount: \$7,504.75

#2002-20

Description of Lands: Con 2 Lot 4 SPT PCL 5711 AES RPAR48 Part 1; Striker Township, District of Algoma

Minimum Tender Amount: \$8,966.96

#2002-21

Description of Lands: Con 6 Lot 4 N Pt PCL 7259 ACS RP 1R4901 Part 1; Cobden Township, District of Algoma – 43 Lake Hope Rd. .

Minimum Tender Amount: \$8,613.84

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MR. KEN CORBIERE
Clerk Administrator
THE CORPORATION OF THE TOWN OF BLIND RIVER
11 HUDSON STREET, P.O. BOX 640
Blind River, Ontario P0R 1B0

(144-P395)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF KIRKLAND LAKE

TAKE NOTICE that tenders are invited for the purchase, individually, of the lands described below and will be received until 3:00 p.m. local time on the 2nd day of November, 2011, at 3 Kirkland Street, PO Bag 1757, Kirkland Lake, Ontario P2N 3P4.

The tenders will then be opened in public on the same day at 3:00 p.m., in the Council Chambers.

Description of Lands:**Tax File 10-01 (Roll #54-68-000-004-06600-0000)**

5A Woods Street
Parcel 7716 SEC CST; PT Lot 436, Plan M110T
1194.75SF 47.79FR 25.00D
Assessment: \$20,000 Residential
2011 Municipal & Education Taxes: \$664.72

Minimum Tender Amount: \$11,695.67

Tax File 10-02 (Roll #54-68-000-004-06400-0000)

5 Woods Street
Parcel 7081 CST; PT Lot 436, Plan M110T
IRREG 482.27SF 31.23FR,
Assessment: \$1,000 Residential
2011 Municipal & Education Taxes: \$32.40

Minimum Tender Amount: \$1,317.79

Tax File 10-03 (Roll #54-68-000-017-00100-0000)

29 Foss Road
Parcel 5870 CST; Lot 1, Plan M109T
2494.17SF 34.00FR 74.90D
Assessment: \$29,000 Residential
2011 Municipal & Education Taxes: \$926.45

Minimum Tender Amount: \$13,452.76

Tax File 10-05 (Roll #54-68-000-011-09400-0000)

50 Prospect Avenue
Parcel 13038 CST; Lot 160, Plan M15T
3333.00SF 33.33FR 100.00D

Assessment: \$16,700 Residential
2011 Municipal & Education Taxes: \$555.04

Minimum Tender Amount: \$11,497.13

Tax File 10-06 (Roll #54-68-000-010-11800-0000)

35 Prospect Avenue
Parcel 2231 T; Lot 99, Plan M15T
IRREG 31.58FR
Assessment: \$12,900 Commercial Vacant
2011 Municipal & Education Taxes: \$700.91

Minimum Tender Amount: \$20,902.83

Tax File 10-08 (Roll #54-68-000-021-06500-0000)

77 Third Street
Parcel 12977 CST; PT Lot 54 Plan M68T
2500.00SF 25.00FR 100.00D
Assessment: \$11,500 Residential
2011 Municipal & Education Taxes: \$382.22

Minimum Tender Amount: \$8,402.15

Tax File 10-09 (Roll #54-68-000-016-08700-0000)

3 Nippissing Lane
Teck MCL2227PT RP TER13 Part 16 Parcel 8962 CST
13,939.20SF, 115.00FR
Assessment: \$24,500 Commercial
2011 Municipal & Education Taxes: \$1,950.85

Minimum Tender Amount: \$54,357.39

Tax File 10-10 (Roll #54-68-000-006-05100-0000)

84 McKelvie Avenue
Parcel 12317 CST; Lot 469 Plan M110T
IRREG 4230.00SF 46.40FR
Assessment: \$24,500 Residential
2011 Municipal & Education Taxes: \$814.28

Minimum Tender Amount: \$17,590.32

Tax File 10-11 (Roll #54-68-000-011-02900-0000)

39 Prospect Avenue
Parcel 12104 CST; Lot 101 Plan M15T
IRREG 3659.00SF 31.58FR
Assessment: \$41,000 Residential
2011 Municipal & Education Taxes: \$1,362.67

Minimum Tender Amount: \$30,363.06

All above properties are within the Municipality of Kirkland Lake, District of Timiskaming.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order, a bank draft, or cheque certified by a bank or trust corporation payable to The Corporation of the Town of Kirkland Lake and representing at least 20 percent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sale Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

ROBIN MELONG
Tax Collector
3 Kirkland Street
P.O. Bag 1757
Kirkland Lake, ON
P2N 3P4
(705) 567-9361 Ext.232

or

RYAN DAGELMAN
Assistant Tax Collector
3 Kirkland Street
P.O. Bag 1757
Kirkland Lake, ON
P2N 3P4
(705) 567-9361 Ext.239

(144-P396)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF FORT ERIE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 1st day of November, 2011 at the Municipal Centre, Clerk's Department of The Corporation of the Town of Fort Erie, 1 Municipal Centre Drive, Fort Erie, Ontario L2A 2S6

The tenders will then be opened in public on the same day at The Municipal Centre, Conference Room 1 at 3:05 p.m.

Description of Lands:

1. ARCADIA ST NS, PLAN 66 L0T 41 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18300, PIN 64239-0237(LT)
Minimum Tender Amount: \$5,522.28
2. ARCADIA ST NS, PLAN 66 L0T 42 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18301, PIN 64239-0236(LT)
Minimum Tender Amount: \$5,543.14
3. ARCADIA ST NS, PLAN 66 L0T 43 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18302, PIN 64239-0235(LT)
Minimum Tender Amount: \$5,543.14
4. ARCADIA ST NS, PLAN 66 L0T 44 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18303, PIN 64239-0234(LT)
Minimum Tender Amount: \$5,543.14
5. ARCADIA ST NS, PLAN 66 L0T 45 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18304, PIN 64239-0233(LT)
Minimum Tender Amount: \$5,543.14
6. ARCADIA ST NS, PLAN 66 L0T 46 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18305, PIN 64239-0232(LT)
Minimum Tender Amount: \$5,493.46
7. ARCADIA ST NS, PLAN 66 L0T 47 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18306, PIN 64239-0231(LT)
Minimum Tender Amount: \$5,543.14

8. ARCADIA ST NS, PLAN 66 L0T 48 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18307, PIN 64239-0230(LT)
Minimum Tender Amount: \$5,543.14
9. ARCADIA ST NS, PLAN 66 L0T 49 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18308, PIN 64239-0229(LT)
Minimum Tender Amount: \$5,543.14
10. ARCADIA ST NS, PLAN 66 L0T 50 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18309, PIN 64239-0228(LT)
Minimum Tender Amount: \$5,543.14
11. ARCADIA ST NS, PLAN 66 L0T 51 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18310, PIN 64239-0227(LT)
Minimum Tender Amount: \$5,543.14
12. ARCADIA ST NS, PLAN 66 L0T 52 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18311, PIN 64239-0226(LT)
Minimum Tender Amount: \$5,700.46
13. ARCADIA ST NS, PLAN 66 L0T 53 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18312, PIN 64239-0226(LT)
Minimum Tender Amount: \$5,543.14
14. ARCADIA ST NS, PLAN 66 L0T 54 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18313, PIN 64239-0226(LT)
Minimum Tender Amount: \$5,543.14
15. ARCADIA ST NS, PLAN 66 L0T 55 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18314, PIN 64239-0225(LT)
Minimum Tender Amount: \$5,543.14
16. ARCADIA ST NS, PLAN 66 L0T 56 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18315, PIN 64239-0225(LT)
Minimum Tender Amount: \$5,543.14
17. ARCADIA ST NS, PLAN 66 L0T 57 NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18316, PIN 64239-0225(LT)
Minimum Tender Amount: \$5,543.14
18. BROOK ST SS, PLAN 66 LOT 71, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18400, PIN 64239-0203(LT)
Minimum Tender Amount: \$4,626.78
19. BROOK ST SS, PLAN 66 LOT 72, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18401, PIN 64239-0204(LT)
Minimum Tender Amount: \$4,626.78
20. BROOK ST SS, PLAN 66 LOT 73, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18402, PIN 64239-0205(LT)
Minimum Tender Amount: \$4,626.78
21. BROOK ST SS, PLAN 66 LOT 74, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18403, PIN 64239-0206(LT)
Minimum Tender Amount: \$4,626.78
22. BROOK ST SS, PLAN 66 LOT 75, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18404, PIN 64239-0207(LT)
Minimum Tender Amount: \$4,626.78
23. BROOK ST SS, PLAN 66 LOT 76, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18405, PIN 64239-0208(LT)
Minimum Tender Amount: \$4,626.78

24. BROOK ST SS, PLAN 66 LOT 77, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18406, PIN 64239-0209(LT)

Minimum Tender Amount: \$4,626.78

25. BROOK ST SS, PLAN 66 LOT 78, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18407, PIN 64239-0210(LT)

Minimum Tender Amount: \$4,626.78

26. BROOK ST SS, PLAN 66 LOT 79, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18408, PIN 64239-0211(LT)

Minimum Tender Amount: \$4,626.78

27. BROOK ST SS, PLAN 66 LOT 80, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18409, PIN 64239-0212(LT)

Minimum Tender Amount: \$4,626.78

28. BROOK ST SS, PLAN 66 LOT 81, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18410, PIN 64239-0213(LT)

Minimum Tender Amount: \$4,626.78

29. BROOK ST SS, PLAN 66 LOT 82, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18411, PIN 64239-0214(LT)

Minimum Tender Amount: \$4,626.78

30. BROOK ST SS, PLAN 66 LOT 83, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18412, PIN 64239-0215(LT)

Minimum Tender Amount: \$4,626.78

31. BROOK ST SS, PLAN 66 LOT 84, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18413, PIN 64239-0216(LT)

Minimum Tender Amount: \$4,626.78

32. BROOK ST SS, PLAN 66 LOT 85, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18414, PIN 64239-0217(LT)

Minimum Tender Amount: \$4,626.78

33. BROOK ST SS, PLAN 66 LOT 86, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18415, PIN 64239-0218(LT)

Minimum Tender Amount: \$4,626.78

34. BROOK ST SS, PLAN 66 LOT 87, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18416, PIN 64239-0219(LT)

Minimum Tender Amount: \$4,626.78

35. BROOK ST SS, PLAN 66 LOT 88, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18417, PIN 64239-0220(LT)

Minimum Tender Amount: \$4,626.78

36. BROOK ST SS, PLAN 66 LOT 89, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18418, PIN 64239-0221(LT)

Minimum Tender Amount: \$4,626.78

37. BROOK ST SS, PLAN 66 LOT 90, NP406, 60.00F 355.00D
ROLL NUMBER 2703 020 027 18419, PIN 64239-0222(LT)

Minimum Tender Amount: \$5,543.14

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: HST MAY BE PAYABLE BY SUCCESSFUL PURCHASER

For further information regarding this sale and a copy of the prescribed form of tender contact:

(144-P397) GILLIAN CORNEY
Manager of Revenue & Collections
1 Municipal Centre Drive
Fort Erie, Ontario
L2A 2S6
T. (905) 871-1600 ext 2305
gcorney@forterie.on.ca

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2011—10—08

THERE WERE NO REGULATIONS FILED FOR THE WEEK OF September 19 - 23.

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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Le tarif d'abonnement annuel est de 126,50\$ + T.V.H. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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Il est possible de payer par carte d'achat du ministère ou par écriture de journal. Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P. communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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The Ontario Gazette La Gazette de l'Ontario

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Toronto

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Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2011-10-15

ADSHADE PROJECT MANAGEMENT INC.	001226935
AGORA COMMUNICATIONS GROUP INC.	001343306
ALEXIS GENERAL CONTRACTOR INC.	001670347
ALL AUTO SOURCE INC.	001672458
ALLENATURE, INCORPORATED	002089505
ANNE FROEHR SALES LTD.	000546149
ASAI ROYAL HOLDINGS INC.	001681146
ASPEN RIDGE HOMES (MACLEOD'S HOLDINGS) LTD.	002077687
ATLANTIC ONE HOLDINGS INC.	000663265

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

AUBERT TRANSPORT ONTARIO LTD.	001165545
AUTO-911 LTD.	001057556
AZZURRA DEVELOPMENTS LIMITED	000615061
BANDEROB & DON SCREENINGS LTD.	000754716
BAR KATH INTERNATIONAL HOLDINGS INC.	000154336
BIRACH BROADCASTING (CANADA) INC.	001316238
BOOTHE'S SEAMLESS EAVESTROUGHING LTD	001365359
C. M. TAKACS FARMS LTD.	000525880
C. WHITE LEASING CORP.	001300838
CANADIAN SPECIALTY CHEMICALS INC.	001308697
CANADIAN YACHT SURVEYORS LTD.	000766644
CANBRA TRAINING & CONSULTING INC.	001199382
CONQUEST TRAVEL SERVICES LIMITED	000264199
COOPER REALTY INC.	001064645
DOMI SPORTS ENTERPRISES LTD.	001326633
DOMINIC DICARLO LIMITED	000288285
DS IMPORTS INC.	001294874
DVA NAVION CONSULTING INC.	001532494
EAR WAVES - HEARING SOLUTIONS INC.	002094064
ELEMENTAL POWER SOLUTIONS INCORPORATED	001633491
EMLAR CONSULTING INC.	001186806
EMPEREAU DRAPERY MANUFACTURING LTD.	000354855
ESTAR CANADA HITECH INC.	001646688
FISH DU NORD INC.	001543498
FORTE RECORDS & PRODUCTIONS INC.	001016952
FURIOUS CONSULTING GROUP INC.	001484710
GARCON LIMITED	001407268
GN PIZZA LIMITED	001553430
GOOGGUN TECHNOLOGIES INC.	001292001
GREAT INVENTIONS INC.	000688492
HALFUND INC.	001056221
HELIX APPAREL GROUP INC.	001471464
ITC E-GROUP LTD.	001670976
JAFAR GROUP PROPERTY CORPORATION	001091361
JEYVIN INC.	001593118
JMG HAULAGE INC.	002066311
JOLAN ENTERPRISES LIMITED	000143400
KENEBER INC.	000673397
LAWRENCE EAST REHABILITATION CLINIC INC.	001483994

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LJH CONTRACTING INC.	001679148
LUIS FOODS LIMITED	000920580
MAKBENNA INC.	000965804
MECHWORKS AUTOMOTIVE SAFETY SYSTEMS INC.	002084804
MOSWOOD CONSTRUCTION LTD.	000664880
NORMAN A. PLUMMER & ASSOCIATES INC.	000860677
OTHMAN ENTERPRISES INC.	001225303
P. GILL STORES INC.	001161687
PARKLANE MASONRY LTD.	002043950
PEARCE SURVEYING INC.	001237552
PEGAZ FOR YOU LTD.	001703512
PIZZA PASTAWAYS INC.	000930345
POWERLOC TECHNOLOGIES INC.	001403169
PREMIUM ASSET RESOURCES CORP.	001686590
RED ROAD PRODUCTIONS INC.	001547755
REDI HEALTHCARE INC.	001648661
S.P. EMPLOYMENT SERVICES INC.	001676333
SADIE DESIGN INC.	001632002
SENLEY SUPERMARKET LTD.	001078936
SMITH BRATHWAITE INC.	002047623
SNS RACING INC.	001541796
STURGEON SPORTS INC.	000636889
THE TRAVEL PEOPLE INC.	000505344
TROPICAL BREEZE TANNING SALON INC.	001235169
TRY-LAR INC.	001038353
URSA MAJOR SYSTEMS INTEGRATION GROUP INC.	001278034
VASCAR MASONRY LTD.	002071986
VIAKIM INCORPORATED	001679019
VIKING TROPHIES INC.	001186330
XSEDE INC.	001565314
1003988 ONTARIO INC.	001003988
1051677 ONTARIO INC.	001051677
1054288 ONTARIO INC.	001054288
1086257 ONTARIO LTD.	001086257
1137776 ONTARIO LIMITED	001137776
1180915 ONTARIO INC.	001180915
1217115 ONTARIO INC.	001217115
1249474 ONTARIO LTD.	001249474
1275319 ONTARIO LIMITED	001275319
1310014 ONTARIO INC.	001310014
1355648 ONTARIO INC.	001355648
1449290 ONTARIO INC.	001449290
1450925 ONTARIO LTD.	001450925
1458924 ONTARIO LIMITED	001458924
1474300 ONTARIO INC.	001474300
1480425 ONTARIO INC.	001480425
1495595 ONTARIO LTD.	001495595
1521198 ONTARIO INC.	001521198
1536484 ONTARIO LIMITED	001536484
1565239 ONTARIO INC.	001565239
1579180 ONTARIO LIMITED	001579180
1602100 ONTARIO INC.	001602100
1617718 ONTARIO LIMITED	001617718
1640227 ONTARIO LTD.	001640227
1651075 ONTARIO INC.	001651075
1663535 ONTARIO LTEE.	001663535
1690078 ONTARIO INC.	001690078
1710926 ONTARIO INC.	001710926
2022708 ONTARIO LTD.	002022708
2059121 ONTARIO LTD.	002059121
2070988 ONTARIO INC.	002070988
2090510 ONTARIO INC.	002090510
2123698 ONTARIO INC.	002123698
478788 ONTARIO INC.	000478788
518913 ONTARIO INC.	000518913
618000 ONTARIO LIMITED	000618000

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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834982 ONTARIO INC.	000834982
852049 ONTARIO LTD.	000852049
853432 ONTARIO INC.	000853432
876705 ONTARIO INC.	000876705
882191 ONTARIO INC.	000882191
973097 ONTARIO LTD.	000973097

(144-G493)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-19	
ABITARII FINE CARS INC.	002076327
ACCR (95-3) CORPORATION	001130280
AGRO-INDUSTRIAL MILLWRIGHT INC.	001651778
ALDOUS HOLDEN CONSULTING INC.	001484010
ALLIANCE DIGITAL IMAGING INC.	001682736
AM PLASTICS & PROTOTYPES INC.	002054175
APPROVED GENERAL CONTRACTING INC.	001648503
AUSTIN JANES & CO. INC.	000952157
B.J. MAR COMPANY LIMITED	000641933
BEVERLY HILLS WEIGHT LOSS CLINICS OF PETERBOROUGH INC.	000890049
BITCHIN-SYNC INC.	001272511
BOOKSANDMUSICPLUS.COM INC.	001511363
CANADIAN KIDS ON THE GO INC.	001072185
CANADIAN SHIELD ANTICRIME RESPONSE CORPORATION	002087229
CANEAST TRADE LINKS INC.	000903988
COMMUNICATE NOW, INC.	001701169
D & D ENTERTAINMENT INC.	001691122
DAME INTERNATIONAL INC.	002004377
DFD HAIR DESIGN & SPA INC.	001476863
DIAMAC JEWELLERY CORP.	000913105
DMMP INC.	001628804
DURHAM LINE HARDWARE INC.	000938329
DYNAMIC TRUSS INC.	001079577
EPII INTERNATIONAL ENTERPRISES INC.	001666597
EXCLUSIVELY YOURS LEASING INC.	001243214
EXPRESS RESTAURANT SUPPLIES INC.	002012154

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
FUTURE MARINE INC.	002102304
GAMAUF CONSTRUCTION LIMITED	000977274
GLENARDEN HOLDINGS INC.	001554903
HAN FENG INTERNATIONAL INC.	001472784
J.M. RELIGIOUS CENTRE LTD.	000447549
J-CAAN ENTERPRISES INC.	001017321
K BANGKOK THAI CUISINE INC.	002133285
K. H. SUNNY TRADING CO. LTD.	000917017
LANDMARK HORTICULTURAL SERVICES INC.	001404421
MAGNA-FINE HOME INSPECTIONS LTD.	001685134
MAV INC.	001310128
NAJONT INC.	001213318
NUCLEUX COMPUTER SOLUTIONS INC.	001378953
OPULENT INVESTMENT CLUB INC.	002088734
PARAGON AUTOMATION & CONTROLS INC.	001659120
PAWNER FARMS LTD.	001108572
R.A.B. VENTURES CORP.	001394313
RELIABLE PROFESSIONAL MECHANICS LTD.	001473307
RIZVI ELECTRONICS 111 LIMITED	001095973
S.H.D. LOGISTICS LTD.	001397927
SCRUBBY'S LAUNDRY SERVICES INC.	001030849
SHAYE INVESTMENT INC.	001681611
SHERCOM CONTRACTING INC.	001511686
SONCO SYSTEMS INC.	001435294
STAR FUELS LTD.	000212924
STRONGBOW ENTERPRISES INC.	000798341
SUPER ECONOMY CUSTOM AUTOBODY INC.	001645600
THE ASTOUND GROUP INC.	001478610
THE ESPRESSO BAR; ROASTERY & DESSERT HOUSE LTD.	001069716
THE MASTER'S TOUCH LIMITED	001070633
THE PREPRESS NETWORK INC.	001108493
TRANSGLLOBE FINANCIAL GP INC.	002093180
TRIBUTE FINANCIAL INC.	001440991
T2P CO. LTD.	002021521
VIDEO VACATION ORLEANS INC.	001043509
W. E. TABOR REALTY LTD.	000470165
WALKER REAL ESTATE CO. LTD.	001137731
WEST WIND REAL ESTATE LTD.	000824885
WHITEHEAD'S MASONRY INCORPORATED	001371927
1038773 ONTARIO INC.	001038773
1063389 ONTARIO INC.	001063389
1067385 ONTARIO INC.	001067385
1097209 ONTARIO INC.	001097209
1099181 ONTARIO INC.	001099181
1113497 ONTARIO LIMITED	001113497
1125981 ONTARIO LTD.	001125981
1256957 ONTARIO LTD.	001256957
1261199 ONTARIO INC.	001261199
1428284 ONTARIO INC.	001428284
1437178 ONTARIO INC.	001437178
1437204 ONTARIO LIMITED	001437204
1478100 ONTARIO LTD.	001478100
1496653 ONTARIO INC.	001496653
1505117 ONTARIO INC.	001505117
1550549 ONTARIO INC.	001550549
1568285 ONTARIO INC.	001568285
1573074 ONTARIO INC.	001573074
1606588 ONTARIO LIMITED	001606588
1617159 ONTARIO LTD.	001617159
1634857 ONTARIO LIMITED	001634857
1637648 ONTARIO LIMITED	001637648
1650177 ONTARIO INC.	001650177
1650334 ONTARIO INC.	001650334
1653159 ONTARIO INC.	001653159
1684168 ONTARIO INC.	001684168

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1686666 ONTARIO INC.	001686666
1692165 ONTARIO LTD.	001692165
1694226 ONTARIO INC.	001694226
1727857 ONTARIO INC.	001727857
2015334 ONTARIO INC.	002015334
2030273 ONTARIO INC.	002030273
2031988 ONTARIO INC.	002031988
2039780 ONTARIO LIMITED	002039780
2070336 ONTARIO INC.	002070336
2076883 ONTARIO INC.	002076883
2080574 ONTARIO LIMITED	002080574
2087431 ONTARIO INC.	002087431
2092820 ONTARIO INC.	002092820
2093140 ONTARIO INC.	002093140
2096774 ONTARIO INC.	002096774
2098291 ONTARIO INC.	002098291
2124430 ONTARIO LTD.	002124430
460617 ONTARIO LTD.	000460617
650273 ONTARIO INC.	000650273
677726 ONTARIO INC.	000677726
757417 ONTARIO INC.	000757417
864276 ONTARIO LIMITED	000864276
919133 ONTARIO LIMITED	000919133

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G494)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-05-11	
1751540 ONTARIO INC.	001751540
2011-08-25	
1418865 ONTARIO LIMITED	001418865
2065010 ONTARIO INC.	002065010
519653 ONTARIO INC.	000519653
2011-08-31	
ASTRIS CANADA INC.	001398933
A1 SMART CHOICE HEATING & COOLING LTD.	001824149
CARO IMPORTS INC.	002148665
D&L ZUCCATO INVESTMENTS LTD.	001046301
DONNERAL BROS. LTD.	000305170
FERNDAL ESTATES INC.	001439749
LORRIS KEIZER IT CONSULTING INC.	001781791
MARCON HYDRAULICS LTD.	000524530
1145435 ONTARIO LIMITED	001145435
1178698 ONTARIO INC.	001178698
1703845 ONTARIO LIMITED	001703845
786920 ONTARIO LTD.	000786920

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-09-01	
A.C. SPEIRS PROFESSIONAL SERVICES LTD.	000977592
AIRCREW INTERNATIONAL LTD.	000782932
APPLEBY'S RESTAURANT & BAR LTD.	001090147
BRANOCON (HAMILTON) LTD.	000646770
CENTURY 21 CARLETON REALTY INC.	001716489
CT HO CONSULTING COMPANY LIMITED	001509462
DAILEY VOICES INC.	001102340
F.K. EXCAVATING & LANDSCAPING CORP.	002097096
G. & G. JOHNSTON HOLDINGS LIMITED	000486968
GTA CONTRACTOR SERVICES LTD.	001779967
HOA BUI LIMITED	001638246
IRENE INTERNATIONAL INC.	001672314
LAXSHA TRANSPORT INC.	002193279
LORY INVESTMENTS LIMITED	001680245
MACKENZIE KRUSBERG DESIGN ASSOCIATES LTD.	000954133
MACLELLAN IT SERVICES INC.	002214874
NIGOO LTD.	001617678
OMNITECHNOLOGIES CORPORATION	002123947
PARIS FASHION SHOP INC.	002111803
PROCENO INVESTMENTS INC.	001306751
R E R CONSTRUCTION LTD.	000575345
RAVOT BOUTIQUE INC.	001640056
ROMICA CONSTRUCTION LTD.	001223042
S.J. STONE MASON LTD.	002202528
THEN AGAIN PRODUCTION SERVICES INC.	002186085
WEST ROAD DEVELOPMENTS LTD.	000284724
WWW.TORONTO.NET INC.	001648738
XIRSTAR SOFTWARE INC.	001570606
1178842 ONTARIO LIMITED	001178842
1254987 ONTARIO INC.	001254987
1346938 ONTARIO INC.	001346938
1644074 ONTARIO LTD.	001644074
2021467 ONTARIO INC.	002021467
2029712 ONTARIO INC.	002029712
2142780 ONTARIO INC.	002142780
855379 ONTARIO LTD.	000855379
2011-09-02	
A. J. BODOGH INVESTMENTS LIMITED	000245303
AGH TRADING INC.	002102173
ALP SALES AND SERVICES INC.	001731397
BAUSON ENTERPRISE LTD.	001654091
BLOOR WEST ANNEX INC.	001329870
BRUMAR FURNITURE INC.	001556016
CAMEL AUTO SALES INCORPORATED	001674969
CHI & SHEN CERTIFIED GENERAL ACCOUNTANTS PROFESSIONAL CORPORATION	001735988
CHUMBER TRANSPORT INC.	002051640
DON CHERRY'S GRAPEVINE RESTAURANTS INC.	000783454
G. E. BRIGHT INDUSTRIAL SALES LTD.	000358229
G. S. & T. AUTOMOTIVE LIMITED	000216952
GARRY SERVICES PLUS INC.	002038912
GILL EXPRO INC.	002031931
HANLEY INFORMATION SERVICES INC.	001568533
INTROCANA SERVICES INC.	000915264
KOUNITED ENTERPRISES CORP.	001083924
LORENZO DECOR (2006) LTD.	001688729
MELPER HOLDINGS LTD.	000587224
PELLYRAY INC.	001211068
RAMA SNACKS INC.	001524222
SOLIMAR HOLDINGS LTD.	001225038
TEN MEN INC.	002093806
VELDMAN SUPPLIES CORPORATION	000360178
WARD-BALL SHAVER LTD.	000412570
1047676 ONTARIO INC.	001047676
2082297 ONTARIO LIMITED	002082297

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-09-03	
1795356 ONTARIO LTD.	001795356
2011-09-06	
ATG SALES INC.	001049363
CJD SCIENTIFIC INC.	001183358
DH TRANSPORT LTD.	002115512
GRAYBANK DEVELOPMENT INC.	000832066
L. STATION INC.	001007094
NP-EXSHAW GP LTD.	002120991
ROSCO RESTORATION (ONTARIO) INC.	001036908
WALLACE WOOLSHOPS LIMITED	000208881
1041741 ONTARIO INC.	001041741
1429993 ONTARIO LTD.	001429993
1642356 ONTARIO INC.	001642356
468417 ONTARIO INC.	000468417
617392 ONTARIO INC.	000617392
894880 ONTARIO LTD.	000894880
950581 ONTARIO LIMITED	000950581
2011-09-07	
SO-USE FUELS LIMITED	000207243
2011-09-08	
2231532 ONTARIO INC.	002231532
2011-09-12	
J & S GREENHOUSES INC.	001555310
350892 ONTARIO LIMITED	000350892
2011-09-13	
1340886 ONTARIO INC.	001340886
2011-09-14	
1646861 ONTARIO INC.	001646861
2186667 ONTARIO INC.	002186667
2011-09-15	
TOPCLASS HOME SERVICES INC.	002199825
2062447 ONTARIO INC.	002062447
2011-09-16	
DAVID LEWIS REAL ESTATE LIMITED	000252432
EMPIRE ELECTRONICS INC.	000845225
SAITO FILMS INC.	001091556
VISION INTERNATIONAL IMPORT EXPORT LTD.	001726224
2209132 ONTARIO INC.	002209132
2011-09-17	
KELLY'S GARDENING & SNOW REMOVAL LTD.	002021019
2011-09-19	
ROMACK VENTURES, LTD.	002243245
SK DIRECT MARKETING INC.	001407749
TOPLINE PLASTICS INC.	002074461
2248752 ONTARIO INC.	002248752
2011-09-21	
DEKCO SALES INC.	000942180
DIONNE & TED CONSULTING INC.	001178767
MCLEAN LAKE PROPERTIES LTD.	000720080
PROGNOSTIC TECHNOLOGIES INC.	001544204
SAXY'S INC.	001833081
YELLOW BRICK INVESTMENTS LTD.	001246136
1620133 ONTARIO INC.	001620133
1656434 ONTARIO INC.	001656434
1792977 ONTARIO LTD.	001792977
773876 ONTARIO INC.	000773876
2011-09-22	
ALLIANCE COMPONENTS INC.	001228929
ANGEL & HOUSTON INTERNATIONAL INC.	001589023
AUTODREAM GROUP LTD.	002152347
AVIGNON CONSULTANTS INC.	002025308
DIVERSICAPITAL GLOBAL DIVIDEND SPLIT CORP.	001751927
DOWNING STREET FINANCIAL CORP.	001469233
EL-ASFAHANI HOLDINGS INC.	000593439
EMPIRE MOTEL (NIAGARA FALLS) LIMITED	000139920

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LIVE/WORK INC.	001297306
NDLS HOLDINGS INC.	002061531
PATEL AUTOMOTIVE INC.	002125610
PLATINUM CONTRACTING SOLUTIONS INC.	001783150
T. THOMAS CONSULTING LTD.	001643239
VISIONAIRE TECHNOLOGY GROUP INC.	001308011
YACOME INCORPORATED	001672465
1055564 ONTARIO INC.	001055564
1460728 ONTARIO INC.	001460728
2142337 ONTARIO INC.	002142337
2203397 ONTARIO INC.	002203397
2011-09-23	
BG PREECO 5 LTD./BG PREECO 5 LTEE.	000901550
BOJMAN-BERENS ISRAEL INVESTMENT CORPORATION	001543706
CANADIAN HITACHI PLANT CONSTRUCTION CO., LTD.	000312068
FOUBERT BINDERY SERVICE LTD.	000485491
JAMAL CAPITAL INC.	002059416
JEHTAB INVESTMENTS LIMITED	000429622
JETT NAILS PLUS LTD.	001016262
LITE-TECH INDUSTRIES LIMITED	000257492
M.R.L. MANAGEMENT LIMITED	000815289
NELSON FASHION GROUP INC.	000631760
NOOR PROPERTIES CANADA INC.	001593065
OP I (CDI) CORPORATION	002280551
PAPKO ELECTRIC CO. LIMITED	000796344
WOJ MARKETING INC.	001420849
1328776 ONTARIO LTD.	001328776
1515899 ONTARIO LTD.	001515899
1818642 ONTARIO INC.	001818642
2022152 ONTARIO LIMITED	002022152
685860 ONTARIO LIMITED	000685860
801166 ONTARIO INC.	000801166
2011-09-26	
ALG - HAM AUTOMOTIVE, INC.	001251229
ARGO (NORTH OAKVILLE III) LTD.	002138065
BARO DOCTOR INC.	002197183
C. DAVID BAHRYNOWSKI & ASSOCIATES LTD.	000502995
COACH CAPPON INC.	001672580
DOWCO CONSULTANTS (ONTARIO) LTD.	000746163
ENVIROTECH INDUSTRIAL INC.	002075065
GANAVANAS INC.	001168842
GRANT MACCALLUM INVESTMENTS LTD.	000849885
HR PEOPLE CONSULTING INC.	001345715
HUMBER MANOR LTD.	000813329
J. E. MARTIN LIMITED	000062068
J. H. KEESO ALREDEY IN TRANSIT INC.	001073173
KJB & DMB 666 HOLDINGS LTD.	000758781
MLM MEDIA INC.	002240095
YEH REALTY INC.	000935560
1350887 ONTARIO INC.	001350887
1548674 ONTARIO INC.	001548674
1549993 ONTARIO LIMITED	001549993
1601277 ONTARIO LTD.	001601277
1750667 ONTARIO INC.	001750667
1810363 ONTARIO INC.	001810363
1816745 ONTARIO INC.	001816745
1849080 ONTARIO INC.	001849080
2011-09-27	
BROOKFIELD VENTURES LTD.	001392164
ENSIS CORPORATION INC.	001283346
ESTE INSURANCE BROKERS LTD.	001003131
GRANDVIEW TECHNOLOGY INC.	002226051
LANDREIAN INC.	000561698
O. PERRI TAILORING INC.	000433379

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SCARBOROUGH KIDS GYMNASTICS INC.	001352462
SEPAL INVESTMENTS LIMITED	000087508
SZR OAKVILLE II INC.	001670908
1191414 ONTARIO LTD.	001191414
1247027 ONTARIO LIMITED	001247027
1308089 ONTARIO INC.	001308089
1480657 ONTARIO INC.	001480657
1580991 ONTARIO INC.	001580991
2052723 ONTARIO LIMITED	002052723
2084167 ONTARIO INC.	002084167
2137863 ONTARIO INC.	002137863
2150754 ONTARIO INC.	002150754
569924 ONTARIO LIMITED	000569924
581518 ONTARIO LIMITED	000581518
2011-09-28	
CUSTOM FOOD SOLUTIONS INC.	001539164
DAPGUY LIMITED	001829033
ENNEA CORPORATION LTD.	001735006
G.E. TAYLOR & ASSOCIATES INC.	000297688
HUN JEN CORPORATION	002205643
JOY DE VIVRE INC.	001789266
JUSTLEY PHARMACY LTD.	000809920
MAVESA HOLDINGS INC.	001329441
SIGARA TRADING INC.	001395409
VOXY BOUTIQUE INC.	002136012
1361623 ONTARIO LTD.	001361623
1459994 ONTARIO INC.	001459994
1578366 ONTARIO LTD.	001578366
2065242 ONTARIO INC.	002065242
884382 ONTARIO LIMITED	000884382

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G495)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-10-05	
KX EAST LTD.	562655
LEASH FREE INCORPORATED	1626808

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1614298 ONTARIO CORPORATION	1614298
1626787 ONTARIO INC.	1626787
1626809 ONTARIO INC.	1626809
2136819 ONTARIO CORP.	2136819

(144-G496) KATHERINE M. MURRAY
Director/Directrice

**Cancellation of Certificate
of Incorporation
(Business Corporations Act)
Annulation de certificat de
constitution en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-09-29	
URANIUM308 RESOURCES INC.	2133910
2212311 ONTARIO LIMITED	2212311
2011-10-05	
ANIKA INTERNATIONAL LTD.	2031715
ATARA FINANCIAL SERVICES INC.	2066035
EDWARD GEORGE CONTRACTING LTD.	539054
VERITAS XII INC.	1706691
1710605 ONTARIO LIMITED	1710605

(144-G497) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-09-29	
GLOBAL EXPERT TRADERS BUSINESS CONSULTANTS INC.	2249910
VIDERE INC.	1689584
767561 ONTARIO LIMITED	767561
1816074 ONTARIO INC.	1816074

(144-G498) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-10-05	
WATERLOO SISKINS JUNIOR B HOCKEY CLUB INC.	1746099

(144-G499) KATHERINE M. MURRAY
Director/Directrice

**Marriage Act
Loi sur le mariage**

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

September 19, 2011 to September 23, 2011

NAME	LOCATION	EFFECTIVE DATE
Dartey, Ralph Yaw Kwakyc	Kanata, ON	23-Sep-11
Nicholas, Michael	Toronto, ON	23-Sep-11
Thomas, Francis Edrich Y	Toronto, ON	23-Sep-11
Clark, Robert Charles	Kenora, ON	23-Sep-11
Pohjoisrinne, Terry Patrick	Thunder Bay, ON	23-Sep-11
Moss, Matthew	Pembroke, ON	23-Sep-11
Bramer, Debra Lee Birch	Winona, ON	23-Sep-11
Son, Dong Hwi	Mississauga, ON	23-Sep-11
Balandowich, Nellie	Burlington, ON	23-Sep-11
Robinson, Cindy	Simcoe, ON	23-Sep-11

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Van Stempvoort, John	Barrie, ON	20-Sep-11

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

September 19, 2011 to September 23, 2011

NAME	LOCATION	EFFECTIVE DATE
Sovdi, Philip D	Fort McMurray, AB	22-Sep-11
September 23, 2011 to September 27, 2011		
Belrose, Mary Jean	Calgary, AB	22-Sep-11
September 26, 2011 to September 30, 2011		
Callaghan, Laurelle	Ottawa, ON	22-Sep-11
September 29, 2011 to October 3, 2011		
Straccia, John J	Sterling Heights, MI	22-Sep-11
September 29, 2011 to October 3, 2011		
MacKinnon, Shelagh	North Vancouver, BC	22-Sep-11
October 6, 2011 to October 10, 2011		
Socce, Jago	BethlehemPalestine Jerusalem	22-Sep-11
October 6, 2011 to October 10, 2011		
Westell, Todd	Uxbrdge, ON	22-Sep-11
October 13, 2011 to October 17, 2011		
Dingal, Rico	Ottawa, ON	22-Sep-11
November 3, 2011 to November 7, 2011		
Russell, Raymond John	Grand Forks, ND	22-Sep-11
November 3, 2011 to November 7, 2011		
Keller, Mark Haven	Harrisonburg, VA	22-Sep-11
December 1, 2011 to December 5, 2011		
Dueck, Rennie Wendell	Sherwood Park, AB	22-Sep-11
January 5, 2012 to January 9, 2012		

SANDRA LEONETTI

Deputy Registrar General

(144-G500) Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

September 26, 2011 to September 30, 2011

NAME	LOCATION	EFFECTIVE DATE
Hotson, Michael R	Wellandport, ON	27-Sep-11
Houston, Anne Elizabeth	West Hill, ON	27-Sep-11
Fishwild, Kurt	Amherstburg, ON	27-Sep-11
Sanders-Tomlinson, Susan	Hamilton, ON	27-Sep-11
Cameron, A Faith	Smiths Falls, ON	27-Sep-11
Cameron, Malcolm	Smiths Falls, ON	27-Sep-11
Fisher, Joseph Melvin	Mississauga, ON	27-Sep-11
Fisher, Lynn Ellen	Mississauga, ON	27-Sep-11
Lewis, Dale	Kitchener, ON	27-Sep-11
Tillinger, Dusan	Aurora, ON	27-Sep-11
Pinto, Vivian	Ottawa, ON	27-Sep-11
Tremblay, Philip Emery	Waterloo, ON	27-Sep-11
Hedge, Joanne Helen	Owen Sound, ON	27-Sep-11

NAME	LOCATION	EFFECTIVE DATE
Appiah-Kubi, Kingsley	Brampton, ON	27-Sep-11
Mainse, David Reynold	Stoney Creek, ON	27-Sep-11
Nunes, Clayton George	Brampton, ON	27-Sep-11
Wong, Eva	Toronto, ON	27-Sep-11
Katz, Noam	Toronto, ON	27-Sep-11
Smith, Ida Maud	Mississauga, ON	29-Sep-11
Nduwimana, Zephyrin	Gatineau, QC	29-Sep-11
Vahovick, Rex Walker	Dryden, ON	29-Sep-11
Chan, Amos Wai Y	Mississauga, ON	29-Sep-11
Wiersma, Kellen	Acton, ON	29-Sep-11
Henderson, Fraser S	Ottawa, ON	29-Sep-11
Nanton, Colin Felix	Woodstock, ON	29-Sep-11
Castillo, Oscar Danilo	London, ON	29-Sep-11
Wang, Joseph Lienchung	Pickering, ON	29-Sep-11
Punnassery, Jerry	Hamilton, ON	29-Sep-11
Gabel, Marc	Toronto, ON	29-Sep-11
Korobkin, Daniel N	Thornhill, ON	29-Sep-11

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Emery, David Vivian	Mississauga, ON	27-Sep-11

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

SEPTEMBER 26, 2011 TO SEPTEMBER 30, 2011

NAME	LOCATION	EFFECTIVE DATE
Taylor, Matthew Thomas	Oxdrift, ON	28-Sep-11
October 6, 2011 to October 10, 2011		
TWukasch, Richard A	Grimsby, ON	28-Sep-11
October 6, 2011 to October 10, 2011		
Mahood, Louise Helen	Mississauga, ON	28-Sep-11
October 12, 2011 to October 16, 2011		
Coleman, Kathryn Virginia	East Selkirk, MB	28-Sep-11
October 20, 2011 to October 24, 2011		
Johnston, J J Ross	Surrey, BC	28-Sep-11
November 9, 2011 to November 13, 2011		
Rand, Kevin	Ottawa, ON	28-Sep-11
August 16, 2012 to August 20, 2012		
Mperch, Samuel	Toronto, ON	29-Sep-11
October 6, 2011 to October 10, 2011		
Reginato, Pietro	Toronto, ON	29-Sep-11
October 6, 2011 to October 10, 2011		
Chongva, Val	Riverview, NB	29-Sep-11
October 27, 2011 to October 31, 2011		
Doyle, Darryl	Aurora, ON	29-Sep-11
November 3, 2011 to November 7, 2011		
Mperch, Samuel	Toronto, ON	29-Sep-11
November 10, 2011 to November 14, 2011		

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(144-G501) Registraire générale adjointe de l'état civil

Change of Name Act Loi sur le Changement de Nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from September 19, 2011 to September 25, 2011, under the authority of the Change of Name Act, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 19 septembre août 2011 au 25 septembre 2011, en vertu de la Loi sur le changement de nom, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ADIB, SHAPNIL.HAIDER.
AIDOO, RICHARD.
ALINO, JAMELDA.JESNINNE.
THERESE.

AMIRI, HALAH.KHODADAD.
AMIRI, HONAI.KHODADAD.
AMIRI, NADIA.
ANDREWS, RANCE.LESLIE.
JOHN.
ARFAI, SEDIGHEH.
KARIMZADEH.
BALSDON, REBECCA.
FLORENCE.JEAN.
BALSDON, ROBIN.MICHELLE.
BALSDON, ZACHARY.
RICHARD.WILLMONT.

BARIBEAU, MONIQUE.
MANON.MECHLYNN.MARIE.

BARTLETT, ALLEN.WILLIAM..
BAULNE, MARIE.ANNE.
LUCIENNE.
BENTHAM, ELIZABETH.IRENE.
BERGSON, PAMELA.MERYL.
BISSON, CODY-JO.ANESSIA.
BONNEAU, RYLIN.
JACQUELINE.
BOUDREAU, SARAH.JOANNE.
BOUGHNER, JACQUELYN.
STRUTHERS.
BUSHEY, CARSON.WILLIAM.

BUSHEY, SPENCER.KENNETH.

CANDOL, MICHAEL.JOSEPH.
CAPALDI, ALISSIA.
MAGDALENA.
CHAFE, VALERY.JEAN.
CHAUHAN, SAHIL.
CHRISTIAN, ESTER.ROSHITA.
MALATHY.
COUTO TOLEDO, ASHLEY.
DAVILA MADRID BARRIOS,
ADRIAN.KARIM.
DESCHAMPS, MARIE.GISELE.
SIMONNE.
DHALIWAL, PARAMJIT.KAUR.
DRYSDALE, COREY.JOHN.
DUNCAN, ROSHGA.
SHANTELLA.
DUQUE, GERALDINE.
MERCEDES.
EROGLU, CHI.EUN.

NEW NAME

HAIDER, ADIB.
OGOE, MORGAN.INSaidOO.
REYES-ALINO, JAMELDA.
JESNINNE.THERESE.
WANNAMAKER, HALAH.
ROSA.
WANNAMAKER, HANI.VIOLET.
WANNAMAKER, NADIA.
ANDREWS, NEVAEH.BELLA.
ABBY.
KARIMZAD NAJAR,
SEDIGHEH.

SLADE, REBECCA.STORM.
SLADE, MICHELLE.

SLADE, ZACHARY.BLAZE.
BARIBEAU-THORPE,
MONIQUE.MANON.
MECHLYNN.MARIE.
DALE, STRENGTH.OF.TWO.
BUFFALO.ALLEN.

BEAULNE, LUCIENNE.MARIE.
ROSE, ELIZABETH.IRENE.
BERGSON, PAYM.MERYL.
DUNNILL, CODY-JO.ANESSIA.

TALBOT, RYLIN.JACQUELINE.
BRETZLAFF, SARAH.JOANNE.
BELL, JACQUELYN.
STRUTHERS.
NEWTON, CARSON.WILLIAM.
NEWTON, SPENCER.
KENNETH.
CANDOLINI, MICHAEL.
JOSEPH.

BERMAN, ALISSIA.
MAGDALENA.
CHAFE, VALERIE.JEAN.
VERMA, SAHIL.
PLACHECKI, ESTER.ROSHITA.
MALATHY.
MEDEIROS, ASHLEY.
DAVILA MADRID, ADRIAN.
KARIM.
DESCHAMPS, SIMONE.MARIE.
GISELE.ONÉZIME.
GILL, PARAMJIT.KAUR.
MEZ, COREY.JOHN.
DIXION, ROSHGA.
EVANGELINA.DAYNA.
VAN OS, JERALDINE.
MERCEDES.
EROGLU, HIRA.NUR.

PREVIOUS NAME

FAN, HEI.YAN.
FELHABER, TAYLOR-RAE.
ALEXANDRIA.
FERNANDEZ, KATY.
FOK, CHI.WING.
FREMICAEL, LETU.
GEBREHIWET.
GAGNIER, EMILY.LYNN.
GALLEY, ERIN.DAWN.
GARRATT, DYLOM.JAMES.
GARRATT, HOPE.ERIN.
GARRATT, KIMBERLEY.ANN.
GAYNOR, MORVIN.
GHANBARINEJADQAZVINI,
FIROOZEH.

GHEBREHAWARIAT, LUWAM.
GHULAM, AYMAN.
GIRARD, CAROLYN.VIVIAN.
GONZALEZ MARTINEZ,
JEYSA.DE.LA.CARIDAD.
GOODFELLOW, DERYL.
BYRON.JOHN.
GOUGH, JEFFERY.ALLAN.

GRAY, SHIRLEY.MARIE.
GRAY, SIENNA.LEE.

GUTIERREZ, ALYSSA.KATE.
HAINES, DAWSON.ANTHONY.
ERIC.
HAINES, MARIE.MARLENE.
EVA.
HALLIDAY, TYLER.JAMES.
WILLIAM.MCGEE.
HAN, DU.AE.
HARSHVIR SINGH, HARSHVIR.
SINGH.
HE, JIA.LIANG.
HE, RACHEL.
HEARD, MARION.FRANCES.
HENDERSON-TODD,
NICHOLAS.ADAM.
HOANG, TASHA.
HOLDEN-SINCLAIR-SMITH,
ZACKERY.ALEXANDER.
HOSSEINI, FARIDA.
ILLES-NYERS, ANDREA.
IOZZO, ANTONIO.NICOLA.
ISLES, ELIZABETH.
MARGARET.

ISRAQUE, RAGIB.
JAYADEEP NAIR, NEHA.
JAYANTHA, SAHANA.GAMINI.
JONGEPIER, LILY.MARIA.
KARUVAPPALLY,
LALITHAMMA.GEETHA.
KATHIRKAMANATHAN,
THARMIKA.
KHACHATRYAN, MARIA.

KHALIL, RAMEZ.SHERIF.EZ.
KHALIL, SHERIF.EZZAT.
KHODADADIZADEH-GHAHR,
BABAK.
KHOZYAYENOK, OLEKSIY.
KIM, GYOO.HYUN.
KIM, HYUN.JUNG.

NEW NAME

FAN, CONNIE.HEI.YAN.
BUTLER, TAYLOR-RAE.
ALEXANDRIA.
ARMAS-MIRANDA, KATY.
FOX, RICHARD.
SPRENGER, SABRINA.
GEBREHIWET.
TRUDELL, EMILY.LYNN.
LOWLES, ERIN.DAWN.
SINCLAIR, DYLOM.JAMES.
SINCLAIR, HOPE.ERIN.
DEMPSEY, KIMBERLEY.ANN.
GAYNOR, MARVIN.ANTONIO.

NEJAD, FIROOZEH.GHANBARI.
TSEHAYE, LUWAM.
GHEBREHAWARIAT.
EHTESHAM, AYMAN.ATHER.
SAVOIE, CAROLYN.VIVIAN.
MARTINEZ-PRATT, JEYSA.
DE.LA.CARIDAD.
WARDLAW, DERYL.BYRON.
JOHN.
JANG, JEFFERY.JASON.
SHORNEY-GRAY, STAR.
CHEYENNE.
HAYTER, SIENNA.LEE.
EDWARDS, ALYSSA.KATE.
GUTIERREZ.
SANTAGATO, DAWSON.
ANTHONY.ERIC.HAINES.
HAINES, MARILÈNE.EVA.
MARIE.
HALLADAY, TYLER.JAMES.
WILLIAM.MCGEE.
HAN, DAHYE.IRIS.

SINGH, HARSHVIR.
HO, LARRY.JIA.LIANG.
HO, RACHEL.JIA.YAN.
HUTH, MARION.FRANCES.
TODD, NICHOLAS.ADAM.
HENDERSON.
KALOPSIS, TASHA.
SINCLAIR, ZACKERY.
ALEXANDER.
TEYMORI, FARIDA.
ILLÉS, ANDREA.
IOZZO, NICK.A.
SMART, ELIZABETH.
MARGARET.
CHOWDHURY, RAGEEB.
ISRAQUE.
NAIR, NEHA.JAYADEEP.
SUBRAMANIAM, SAHANA.
WALKER, LILY.MARIA.

NAIR, GEETHA.JAYADEEP.
SUBASKARAN, THARMIKA.
RUDNEVA, MARIA.
GARRAS, RAMEZ.SHERIF.
EZZAT.
GARRAS, SHERIF.EZZAT.

GHAHREMANI, BABAK.
NOVAK, ALEXEY.
KIM, NATHAN.GYOOHYUN.
KIM, MADISON.ESUL.

PREVIOUS NAME

KOWALEWSKI, WOJCIECH.
JOZEF.
KRYUORUTSHKO, ORYS.
LAR, HSER.MU.

LARECHE, BETHSY.DAPHNEY.
LECHCIER-KIMEL, HERSCHEL.
LIPA.ELI.
LEE, SANG.JUN.
LEE, TAEHUN.
LEUNG HUI, MANNIE.WAI.
YEE.

LEUNG, YUEN.LAAM.
LI, KANG.DI.
LI-YIN, BI'E.
LLANES, MARRITA.ABUNDA.
LUBIN, RAYMONDE.
MAKHOMET, OKSANA.M.
MANABAT, FRANIELYN.M.
MARQUES, NEIDE.
GONCALVES.

MASLOVA, OLENA.
VASYLIVNA.
MC KEAN, CORRIE.ANN.
MCCASLIN, MARY.JO-ANNE.
MCINTOSH, PAULA.JEAN.
CATHARINA.
MEZZAROBBA, ELANNA.LEE.
MILES, KENDRA.RYANN.
ELIZABETH.
MILLIGAN, LILY.ANN.
ELIZABETH.
MOHR, SHIRLEY.EDITH.
SEHRBROCK.
MONTGOMERY, DAWN.MARIE.
MORGAN, SHAE.MALACHAI.
KING.

NAGTEGAAL, MICHAEL.PAUL.
NAKAZI, GHADA.

NGUYEN, DUNG.VAN.

O'BRIEN, KAYLA.TATIANA.
OLSEN, STEPHANIE.BETTY.
OSKINEEGISH, TEENIS.
TAMAR.
PATEL, AVANI.DASHRATHB.
PATERNO, LAGRIMAS.POLICA.
PFLIGER, REBECCA.LEE.
PICHE, BRUCE.
POLIHRONOPOULOS,
STRATOS.
PONNUTHURAI, INPARANEE.
POULIN, JIMMY.ALEXANDER.
ROGER.

QUIGLEY, TIFFANY.
MARGARET.
RAHEEM, FARRAH.
JANMAMODE.
RANGANADHAN, PADMAJA.
RANGANADHAN, SRIRAM.
REHMAN, HARIS.UR.
REID-CALLA, ELISABETH.
JANE.RIVERS.
RES, LAILA.
RES, NIKKA.ARI.

RUSSELL, SARA.CATHERINE.

NEW NAME

KOWALEWSKI, WOJTEK.
JOZEF.
KRYWORUCHKO, OREST.
HORLINGS, SEMULA.JUNA.
DORSAINVIL, BETHSY.
DAPHNEY.

KIMEL, HERSCHEL.ELI.
LEE, SAM.SANGJUN.
LEE, RAE.HUN.SKY.

LEUNG, MANNIE.WAI.YEE.
LEUNG, NATALIE.YUEN-
LAAM.
LI, HELENA.KANGDI.
LI, BI'E.
ABUNDA, MARRITA.N.
NUMA, RAYMONDE.THÉRÈSE.
TILLGER, SARAH.
MARALAG, FRANIELYN.M.
MARQUES INGLIS, NEIDE.
GONCALVES.

ATTILA, OLENA.VASYLIVNA.
MACKENZIE, CORRIE.ANN.
HYNDMAN, MARY.JO-ANNE.
PORTER, PAULA.JEAN.
CATHARINA.
SILVESTER, ELANNA.LEE.
REU, KENDRA.RYANN.
ELIZABETH.
MILLIGAN-BOYNE, LILY.ANN.
ELIZABETH.

MOHR, VALERIE.SHIRLEY.
LOMER, DAWN.MARIE.
DIXION, SHAE.MALACHAI.
KING.
NIGHTINGALE, MICHAEL.
PAUL.
HUMPHREYS, ROBIN.
SZABADI, TIKKUN.ANDRAS.
DUNG.VAN.
BEYERLEIN O'BRIEN, KAYLA.
TATIANA.
ATTARD, STEPHANIE.BETTY.

MCKAY, DELIUS.TAMAR.
SHAH, AVANI.HERDEEK.
GARCIA, LAGRIMAS.
BLACK, REBECCA.LEE.
PICHER, BRUCE.
POLYCHRONOPOULOS,
STRATOS.STEVE.
KANAGASABEY, INPARANEE.
PIOTROVSKY, ALEXANDER.
POULIN.

STARK, LORELAI.BRAEDEN.

RAHEEM, FARAH.
RANGAN, MEENA.PADMA.
RANGAN, SRIRAM.
HARRIS, MUHAMMAD.

REID, RIVERS.
RESS, LAILA.
RESS, NIKKA.ARI.MCCALL.
JOLL, SARA.CATHERINE.
FINCH.

PREVIOUS NAME

SANAD, YOUSEF.HANI.
SAWYER, ALDER.
SHAMANTA, FAHMIDA.
HAIDER.
SHYSH, YEVGENIA.JANE.
SINGH, HARPREET.PREET.
SINGH, JASVINDER.
SKIKEVICH, CHRISTIAN.
ADRIAN.FRANCIS.
SMALL, LORRAINE.
ANTONETTE.
SMITH, CAITLYN.PAULINE.
SMITH, JENNA.CHRISTINA.
SOLIS-GONZALES, MAMERTO.
DEL.CARMEN.
SOSONNA, OLENA.
SERGIIVNA.
SPACKMAN, SCOTT.
ALEXANDER.
SUJANA, FAHRIA.HAIDER.
SUN, JIA.YI.
TAM RAMOS, LAN.SZE.
TANG, QING.WEN.

TARIN, ALETA.MARJA.
TOLENTINO, MILAGROS.
VALLIPURAM, NENEH.
AMBIKA.
VELAJ, ERIC.AVNI.
WADEEA, MAYS.
WAJNBERG, POLA.
WANG, QIU.SHI.CHELSEA.
WANG, XIAO.HAN.
WATTON, JOHNATHON.
JOSEPH.
WEN, XUE.YING.
WHALEN, SARAH.LORRAINE.

WHEELER, PAULINE.CECILIA.
WOLWOWICZ, ISAAC.
ANDREW.
WONG, KIT.YING..
WONG, SIN.HANG.
YOUSSEF, ROSEMARY.
ZHANG, YAJING.
ZHAO, XUE.

NEW NAME

MCMILLAN, JOSHUA.
SAWYER, JOSEPH.ALDER.
HAIDER, SHAMANTA.
SAGURA, YEVGENIA.JANE.
SAINI, HARPREET.SINGH.
NIJJAR, JASVINDER.SINGH.
SKAKIE, ADRIAN.CHRISTIAN.
FRANCIS.
SMALL-WRIGHT, LORRAINE.
ANTONETTE.
DAVIES, CAITLYN.PAULINE.
DAVIES, JENNA.CHRISTINA.
SOLIS, GONZALO.MEMO.

SOSONNA, HELEN.
SYNAPTIC, ALEXANDER.
HAIDER, SUJANA.
SUN, JOYCE.JIAYI.
TAM, LANSZE.
TANG, ELIZABETH.QINGWEN.
DUNWOODIE, ALETA.MARIE.
TARIN.
LACERONA, MILAGROS.

THAPAR, NENEH.
VELAJ, ERIC.
BAHNAM, MAIS.
FISH, PEARL.
WANG, CHELSEA.QIUSHI.
WANG, SUSAN.CHENCHEN.
VANDER VALK, JOHNATHON.
JOSEPH.
WEN, RENEE.
KINGSLEY, SARAH.LORRAINE.
WILLIAMSON, PAULINE.
CECILIA.

RIGBY, ISAAC.ANDREW.
WONG, KIT.YING.BETTY.
WONG, JENNIFER.SIN.HANG.
OBEID, ROSE.
ZHANG, LAURA.YAJING.
DOUCET, XUE.

SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

(144-G502)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from September 26, 2011 to October 02, 2011, under the authority of the Change of Name Act, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 26 septembre 2011 au 02 octobre 2011, en vertu de la Loi sur le changement de nom, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

AAMIR, MUHAMMAD.
ACHILLE MICHEL. MARIE.
SYLVIE.
AHDIFARD, UNISON.
AHO, ANNA.MARIA.

NEW NAME

AZAM, AAMIR.MUHAMMAD.
MICHEL, SYLVIE.
ADFERD, UNIS.
MISLOV, ANNA.MARIA.

PREVIOUS NAME

AJIEL, HOSSAM.
 ALLEYNE-ECKSTEIN, ROBERT.
 CHRISTIAN.
 ANTONOVA, YULIYA.
 APPOLON, DYNA.
 ARDESTANI, MOHAMMAD-
 REZA.
 ARMSTRONG, NYCOLE.
 DANIELLE.
 ARONIAN, KARINE.
 BADAT, IDRISH.IBRAHIM.
 BAI, HE.
 BEBAMIKWE, BEVERLY.
 ANNE.SANDRA.
 BHAGWANDIN, INDRA.

 BIRD, JEREMY.MICHAEL.
 BLADEK, ANNA.IZABELA.
 BRATKOUSKAYA,
 KATSIARYNA.
 BROWN, MARLENE.
 ROSEMARIE.

 CAMPBELL, ROBERT.JAMES.
 CAPPADOCIA-MANICCIA,
 JULIA.
 CHI, FENG.
 CLERMONT, JAYDEN.
 ARSHTEN.
 COLLINS, AMY.IRENE.
 COVELL, TURNER.OAKLEY.
 COX, AIDAN.JOHN.
 CRANE, CAREY.ANN.

 DAVE, PRAGATI.VISHAL.
 DECALUWE, JARYN.KEITH.
 DELOSH, DAVID.ALLAN.
 DIRMEITIS, PATRICK.ROBERT.
 JOHNSON.
 DOHLE, MAX.ANANDA.
 BRATCH.
 DRAGUSIN, CRISTINA.
 GABRIELA.

 DUCSHARM, MOLLY.PATRICIA.
 EGAN, KARRIE.ANN.
 EREMENKO, ALEXANDER.
 EREMENKO, BELLA.

 ESHETU, AIDA.ABRAHA.

 ESHETU, NOAH.

 ESHETU, RAINA.
 FATIMA, NIDA.
 FEDOTOVA, SVETLANA.
 FERENCZ, MICHAEL.DAVID.
 ROY.
 FESTARINI, AMETTAIA.
 KADEN.
 FONG, HOI.HUNG.
 FRAME, SEAN.RODERICK.

 GAGNON, NADINE.ANNIE.
 GAGNON, RICHARD.HENRY.
 JAMES.

 GANGMEI, MERIPOU.ALUNG.
 GARNICA, MARILYN.
 COMIDOY.

NEW NAME

AJIEL, JASPER.ALBERT.
 DE STEFANO, ROBERT.
 CHRISTIAN.
 THOMAS, YULIYA.
 APPOLON, DYNA.CIANIE.

 ARDESTANI, REZA.

 WALLER, NYCOLE.DANIELLE.
 ARONIAN, GAREN.
 BADAT, IDRIS.IBRAHIM.
 BAI, NINA.H.
 BEBAMIKAWA, TEIA.
 BEVERLEY.
 HARDYAL, INDRA.
 CAMPBELL, JEREMY.
 MICHAEL.
 JUREWICZ, ANNA.IZABELA.

 KHALIMOV, KATSIARYNA.
 GRANT-DAMPIER, MARLENE.
 ROSEMARIE.
 D'AMOUR, BROTHER.JOSEPH.
 ANTHONY.MARIE.

 MANICCIA, JULIA.
 LI, FIONA.
 APPOLON-CLERMONT,
 JAYDEN.ARSHTEN.
 MIKOTA, AMY.IRENE.
 ONION, TURNER.OAKLEY.
 SHERIDAN, AIDAN.JOHN.
 STOFFERS, CAREY.ANN.
 JAGDISHCHANDRA, PRAGATI.
 PANDYA.
 VECCHIO, JARYN.KEITH.
 BARDY, DAVID.ALLAN.
 JOHNSON, PATRICK.ROBERT.
 DIRMEITIS.
 BRATCH DOHLE, MAX.
 ANANDA..
 DRAGUSIN-PORTEOUS,
 CRISTINA.GABRIELA.
 DUCSHARM, MAXWELL.
 ALAN.
 ROSYSKI, KARRIEANN.
 ATANEL, ALEXANDER.
 ATANEL, BELLA.VERA.
 TEKLEHAIMANOT, NIGISTY.
 ASSEFA.
 TEKLEHAIMANOT, NOAH.
 ASSEFA.
 TEKLEHAIMANOT, RAINA.
 ASSEFA.
 QURESHI, NIDA.FATIMA.
 SOLOHO, SVETLANA.

 ALI, MICHAEL.DAVID.ROY.
 TRUSSLER, AMETTAIA.
 KADEN.
 FONG, EDDIE.HOI.HUNG.
 DELSEY, SEAN.RODERICK.
 GAGNON-NEAL, NADINE.
 ANNIE.

 POWELL, RICHARD.JAMES.
 FERNANDES, ALUNG.
 GANGMEI.

 COMIDOY, MARILYN.GOZON.

PREVIOUS NAME

GHRAGOZLOOBAHRAMI,
 ARTEMIS.
 GHRAGOZLOOBAHRAMI,
 MOHAMMAD.REZA.
 GILMOUR, PENNY.LOUISE.
 GONG, YUNCHUN.
 GRANADOS, DANNY.ABEL.
 GULER, BADU.OMUR.
 HAM, JUNG.AH.
 HAMEED, FARNAZ.
 HAMMILL, JARED.JAMES.
 HARKER, LISA.MARY.ANN.
 HARTFORD, KELLY.LOUISE.
 HARTWIG, JENNIFER.
 ELIZABETH.

 HERINGER, ROBERT.GEORGE.
 HESSELS, KATHLEEN.MARIE.
 HIDALGO FERNANDEZ,
 CARLA.GRICEL.
 HILL, DAVID.LEE.
 HINKS, HAILEA.BRIANN.
 HO, SAU.CHUN.
 HOMECKO, ADITT.EWA.
 HUYNH, THE.PHUNG.
 IKEDA, MATTHEW.
 IVANISENKO, NATALIIA.
 JANES, JUDY.JOAN.
 JOHNSTON-INGRAM,
 MORGAN.EMILY.
 JONKER, LUKKEA.

 KABADE, VAISHALI.SATISH.
 KALANTAR, NAZNEEN.
 KENNARD, KAYLA.ASHLEY.
 DAWN.
 KHAN, HUMA.
 KIRKPATRICK, ALEXANDER.
 DAVID.
 KOHLI, TEENA.
 KOOSHABA, SARMA.
 KUMAR, JEETINDERJEET.
 KAUR.
 KUMAR, SUKHVINDER.
 LACASSE, MELISSA.ANN.
 LAFORGE, JOEY.ERIC.
 LAVALLEE, COREY.ROLAND.
 JOSEPH.
 LAWNIKANIS, ANIKA.
 NATALYA.
 LAWSON, BRONTË.
 GABRIELLE.SILVERSTEIN.
 TURK.
 LAWSON, ROBERT.MICHAEL.
 SILVERSTEIN.TURK.
 LE, PHAM.CAO.
 LETBY, CHANTELL.HALINA.

 LEWIS, RACH'ELLE.CHERICE.
 LIM, KOON.MENG.
 LIN, YUAN.
 LUCAS-MIEZI, ANDREW.
 LUKACOVA, IVETA.
 MA, YONGYI.
 MAK, CHUN-SUN.JOSHUA.
 MANN, NURVEEN.KAUR.
 MARWAHA, BARJINDER.
 SINGH.
 MCKAY, MAUREEN.
 ELIZABETH.

NEW NAME

BAHRAMI, ARTEMIS.

 BAHRAMI, REZA.
 HAYCOX, PENNY.LOUISE.
 GONG, NINA.YUNCHUN.
 FUENTES, DANNY.
 COHEN, ANASTASIA.LARA.
 HAHM, MONICA.JUNG-AH.
 HASAN, FARNAZ.SULTANA.
 BARCLAY, JARED.JAMES.
 MALFARA, LISA.MARY.ANN.
 LADD, KELLY.LOUISE.
 JOSEPH, JENNIFER.
 ELIZABETH.
 KETKO, ROBERT.GEORGE.
 HERINGER.
 PEAKE, KATHLEEN.MARIE.

 ALMEIDA, CARLA.GRICEL.
 JOHNSON, DAVID.LEE.
 SMALDON, HAILEA.BRIANN.
 HO, BETTY.SAU.CHUN.
 HOMECKO, MARY.ADITT.EWA.
 HUYNH, PHUNG.THE..
 EKË, APOLLO.
 PAVALAKI, NATALIIA.
 WHITE, JUDY.JOAN.

 BLONDIN, MORGAN.EMILY.
 VANDERSLUIS, LUCY.
 IYER, VAISHALI.SIDDHARTH.
 KUMAR.
 KALANTAR, NAZANEEN.
 KENNARD, KAYLAH-ASHLEE.
 BRUYERE.
 FAROOQUI, HUMA.
 KIRKPATRICK, DAVID.
 ALEXANDER.
 GILL, TEENA.
 KHOSHABA, SAMIRA.
 RAULI, JEETINDER.JEET.
 KAUR.
 RAULI, SUKHVINDER.SINGH.
 RYAN, ALYSSA.ISLA.
 DE PAX, JOEY.ERIC.
 DOUGHTY, COREY.ROLAND.
 JOSEPH.

 BLÜM, ANIKA.NATALYA.

 TURK, BRONTË.GABRIELLE.
 LAWSON.
 TURK, ROBERT.MICHAEL.
 SILVERSTEIN.LAWSON.
 LE, DANIEL.
 PIEKARZ, CHANTELL.HALINA.
 FAULKNO, RACH'ELLE.
 CHERICE.
 LIM, FRANK.KOON.MENG.
 LIN, PETER.YUAN.
 TONTA, ANDREW.MIEZI.
 LUKACOVA, YVETTA.
 MA, JOEY.
 MAK, JOSHUA.CHUN-SUN.
 KAUR, NURVEEN.

 SINGH, BARJINDER.
 HAMILTON, MAUREEN.
 ELIZABETH.

PREVIOUS NAME

MIKILTHASAN,
SEBASTIAMPILLAI.

MISZTAL, KATARZYNA.EWA.
MITCHELL, KATHLEEN.
ELLEN.
MOLLA JAFARI, AMIR.
MOHAMMAD.
MORRISON, MAYA.CAROLE.
MOSISA, NATSANET.WAGARI.

MOSLEY, JACKLYN.RACHEL.
MOTA POLANCO, JAHEL.
MULLHI, ROBERT.SINGH.
MVUDI, KALOKOLA.
NACU, CATALINA.
NAEEM-UDDIN, FARRAH.
NELSON, MARIE.JOANNE.
NIAZI, SYED.ADIL.
NOWAK, RALPH.
NUNN-BARTHOLOMEW,
SIOBAHN.MADISON.
ODUKO, MODUPE.
OLUWASEYI.
ORLIC, MARIJA.

PARNHAM, SARAH.HALEY.
PAUL, NATASHA.
PERKINS, LISA.ANN.
PETERSON, BROOKE.LISA.
PHU, DIANA.
PILON, BETE.JANE.
POCKAY, BERNARD.
POINTON, BRENNEN.
GREGORY.
PREGEL-WINARSKI,
BRENDAN.DANIEL.
QI, BEI.BEI.PETTY.
RABUZIN, JACQUELINE.
LOUISE.
RAJANI, RAHEEL.
RASOULI, SOAMA.
RAYMOND, TERRY.ZORAH.
REZNIK, ELMIRA.

ROE, AMBER-LYNN.SOLSTICE.
ROE, STEAVIN.MICHEAL.
THOMAS.
RYAN, JESSE.WILLIAM.
SAAB, VANESSA.ISABELLA.
SALEK JORABCHI,
MOHAMMAD.ESMAEIL.
SCIANA, MIKI.

SCULLION, IOAN.THOMAS.
SEARY, LISA-LYNN.

SECOR, KIMBERLY.SUE.
SHAIKH, SARTAJ.SAHRAN.
SHEN, MAGGIE.
SHERIFI, FIONA..
SIDHANA, DES.RAJ.
SIDHANA, SARLA.DEVI.
SIDHANA, VIPAN.KUMAR.
SIDHU, KIRANJIT.KAUR.
SIGNOTHAHACK,
KETKAISONE.VICTORIA.
SIMMONS, SUSAN.JUDY.
SINGH, CHARANJIT.
SINGH, MALENIEE.

NEW NAME

SEBASTIAMPILLAI, MICHAEL.
THASAN.
MCCUBBING, KATARZYNA.
EWA.

BRIGGS, KATHLEEN.ELLEN.

JAFARI, AMIR.
STUART, MAYA.CAROLE.
LOME, BILISE.Z.O.
JOHNSTONE, JACKLYN.
RACHEL.
ALVAREZ, JAHEL.
KHAN, AHAD.
MVUDI, KRIS.KALOKOLA.
NIEWIADOMSKI, CATALINA.
NAEEM, FARRAH.
BARIL, MARIE.JOANNE.
NIAZI, ADIL.
NOVAK, RALPH.EDMUND.

NUNN, SIOBAHN.MADISON.
OYEKOLA, MODUPE.
OLUWASEYI.
MILACIC, MARIJA.
VIEIRA, SARAH.BELLA.
FRANCIS.
SOUL, NATASHA.
SWAIN, LISA.ANN.
HEFFERNAN, BROOKE.LISA.
NGUYEN, DIANA.
PILON, BETTY.JANE.
POCKAJ, BERNARD.

POOLE, BRENNEN.GREGORY.
WINARSKI, BRENDAN.
DANIEL.
QI, SELENA.
DEVENYI, JACQUELINE.
LOUISE.
JOHNSON, CHRIS.
RASOULI, MARIYA.
NHEN, TERRY.ZORAH.
REZNIK, ELEONORA.
STOFFERS, AMBER.LYNN.
SOLSTICE.
STOFFERS, STEAVIN.
MICHAEL.

ROSE, DAMIEN.
STEELE, VANESSA.ISABELLA.

SALEK, FARHAD.
ARAI, MIKI.
SCULLION-SMITH, IOAN.
THOMAS.
CUNNINGHAM, LISA-LYNN.
O'HALLORAN, KIMBERLY.
SUE.
HOSSAIN, SAHRAN.
SHEN, MING.
SHABANI, FIONA..
SIDANA, DES.RAJ.
SIDANA, SARLA.DEVI.
SIDANA, VIPAN.KUMAR.
BINNING, KIRANJIT.KAUR.
XAYABOUN, VICTORIA.
KETKAISONE.
MURRAY, JUDY.SUSAN.
DOSANJH, CHARANJIT.SINGH.
RAMSAYWACK, MALENIEE.

PREVIOUS NAME

SINGH, MANDIP.
SOHAL, GURWINDER.
ST DENIS, LORRAINE.
STOCK, FRANK.JOSEPH.
STOCK, KRISTINE.MARIE.
SULEKHA, YONES.HUSSEIN.
SUNDRAM, USHA.
TAVARES, TYLER.FRANCISCO.
ALMEIDA.
TER STEGE, DORIS.ANNETTE.
TER STEGE, KRISTA.GIZELLA.
TESSIER, ANNE-MARIE.
YOLLANDE.
THEDSANAMOORTHY,
LOGINEE.
THOMPSON, CHRISTINE.
ELIZABETH.
TOMKINS, NATHAN.WILLIAM.
TOMKINS, SARAH.
WINNIFRED.
TRAVIS, VANGIE.HOPE.

TRIPP, STEPHANIE.LYNN.
VETZAL, STEVEN.LLOYD.
VIEIRA, ALINE.
WAI, JULIA.
WEISS, SHELLY.
WIJESOORIYA DON, PAMINDU.
SANDEEP.
WIJESOORIYAGE DON,
THUSHANI.AMANDI.
WILSON, MELANIE.CORA.
WINGFIELD, STACEY.
MARGARET.
WINGFIELD-MORRISON.
WILLOW.ANTHONY.
WONG, CHI.YAN.
WRIGHT, THERSA.WINIFRED.
ROSE.
XU, HUI.QIONG.
YANG, QINGKUN.
YANG, YIZHAN.
ZALMAY, KALSOOM.
ZHANG, MENG.TIAN.
ZHANG, ZHAONAN.
ZHAO, JIAN.
ZHENG, XUN.

NEW NAME

BURE, MANDIP.SINGH.
SOHAL, GARY.
DENIS, ELORA.
SUTTON, FRANK.JOSEPH.
LAWRENCE, KRISTINE.MARIE.
HUSSEIN, SULEKHA.YONES.
PERMAL, USHA.
ALMEIDA, TYLER.
FRANCISCO.
ZOHERET, ANNETTE.DORIS.
MARSHALL, KRISTA.GIZELLA.
TESSIER-COURCHESNE,
ANNE-MARIE.YOLLANDE.

HARIHARAN, LOGINEE.
LAMARCHE, CHRISTINE.
ELIZABETH.

HARVEY, NATHAN.WILLIAM.
HARVEY, SARAH.WINNIFRED.
TRAVIS, EVANGELINE.HOPE.
CRAWFORD, STEPHANIE.
LYNN.

VETZAL, STACEY.GILLIAN.
MARKIEWICZ, ALINE.
WAI, JULIA.TIN.YAN.
SAMUEL, SHOSHANA.
WIJESOORIYA, PAMINDU.
SANDEEPA.
WIJESOORIYA, THUSHANI.
AMANDI.
BOYES, MELANIE.CORA.

STUART, STACEY.MARGARET.

STUART, WILLOW.WINGFIELD.
CHAN, DOROTHY.CHI-YAN.
WRIGHT, THERESA.
WINNIFRED.ROSE.
CHIU, MAYA.HUIQIONG.
YANG, KEVIN.
YANG, ROY.YIZHAN.
ZALMAY, MEENA.
ZHANG, NINA.MENGTIAN.
ZHANG, PETER.ZHAONAN.
TAYLOR, JANE.
ZHENG, KEE.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(144-G503)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. **DEBORAH DELLER,**
Clerk of the Legislative Assembly.

**Sheriff's Sale of Land(s)
Ventes de terrains par le shérif**

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at TORONTO, ONTARIO dated March 9th, 2011, Court File Number CV-10-416920 to me directed, against the real and personal property of HUI-CHANG HUANG also known as HUI CHANG HUANG also known as GARY HUANG and CHI-LI HUANG also known as CHI LI HUANG, Defendants, at the suit of NATIONAL BANK OF CANADA, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of HUI-CHANG HUANG also known as HUI CHANG HUANG also known as GARY HUANG and CHI-LI HUANG also known as CHI LI HUANG, Defendants, in and to:

491 Erie Street West, Windsor, Ontario, N9A 6C1; in the County of Essex, and being: PT LT 232 PL 435 WINDSOR; PT LT 233 PL 435 AS IN R870213; WINDSOR;

All of which said right, title, interest and equity of redemption of HUI-CHANG HUANG also known as HUI CHANG HUANG also known as GARY HUANG and CHI-LI HUANG also known as CHI LI HUANG in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 245 Windsor Avenue, Windsor, ON N9A 1J2, in Conference Room A, on WEDNESDAY, NOVEMBER 23rd, 2011 at 10:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Court Enforcement Office, 245 Windsor Avenue, Windsor, ON N9A 1J2.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: 10/05/2011 Month/Day/Year (at Windsor, ON)

(144-P398) Sheriff
Court Enforcement Office
245 Windsor Avenue
Windsor, ON
N9A 1J2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice (Small Claims Court) at HAMILTON, ON dated July 14, 2010, Court File Number 10-1626, to me directed, against the real and personal property of JAMES GENTLE aka JAMES P. GENTLE, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of JAMES GENTLE aka JAMES P. GENTLE, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Plaintiff(s) in and to:

PCL 74-1, SEC 62M317; LT 74, PL 62M317, FLAMBOROUGH, the property municipally known as 39 FIRESIDE DR., FLAMBOROUGH, ON.

All of which said right, title, interest and equity of redemption of JAMES GENTLE aka, JAMES P. GENTLE Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Plaintiff(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at JOHN SOPINKA COURT HOUSE, 45 MAIN STREET EAST, STE.126, HAMILTON, ONTARIO L8N 2B7, on WEDNESDAY, NOVEMBER 16, 2011 at 10:00 a.m.

CONDITIONS:

The purchaser is to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at
45 MAIN STREET EAST, SUITE 126, HAMILTON, ON
L8N 2B7
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated: SEPTEMBER 16, 2011

SHERIFF
CITY OF HAMILTON
45 MAIN STREET EAST, SUITE 126,
HAMILTON, ONTARIO L8N 2B7
Pour des renseignements en français appeler le
(905) 645-5252 ext. 3768

(144-P399)

**Sale of Land for Tax Arrears
By Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE
TOWNSHIP OF NORTH KAWARTHA**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, October 28th, 2011 at the Township Office, 280 Burleigh Street, P.O. Box 550, Apsley, Ontario K0L 1A0.

Description of Lands:

1. Part Lot 38, Concession 12 geographic Township of Anstruther, Part 1, 45R6728 Township of North Kawartha, County of Peterborough, being all of PIN 28280-0076 (LT)
Roll No. 020-202-36215

Minimum Tender Amount: \$4,205.27

2. Part of Lot 4, Concession 9 geographic Township of Chandos, Part 2 Plan 45R5565 Township of North Kawartha, County of Peterborough being all of PIN 28275-0149 (LT)
Roll No. 010-202-23610

Minimum Tender Amount \$3,322.27

3. Part Lot 2, Concession 4 geographic Township of Chandos, Part 1 Plan 45R9239 Township of North Kawartha, County of Peterborough being all of PIN 28267-0072 (LT)
Roll No. 010-200-12912

Minimum Tender Amount \$3,733.51

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

JUDY EVERETT-TREASURER
The Corporation of the Township of North
Kawartha
280 Burleigh Street
Apsley, Ontario K0L 1A0

(144-P400)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF NIAGARA FALLS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 9 November 2011, at the Niagara Falls City Hall, 4310 Queen Street, P.O. Box 1023, Niagara Falls, Ontario L2E 6X5.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Niagara Falls City Hall, 4310 Queen Street, Niagara Falls, Ontario.

Description of Lands:

Roll No. 27 25 080 003 43400 0000; 7426 Lakewood Cres Niagara Falls; PIN 64443-0267(LT) Parcel 16-1 Section 59M158; Lot 16 Plan 59M158 Niagara Falls S/T LT61280; Niagara Falls. File 09-07

Minimum Tender Amount: \$18,496.53

Roll No. 27 25 140 002 06020 0000; Carl Rd Port Robinson; PIN 64261-0250(LT) Part Lot 7 Concession 2 Crowland as in RO138777, except RO515687 (Parcel 2); Niagara Falls. File 10-04

Minimum Tender Amount: \$11,105.78

Roll No. 27 25 110 002 03700 0000; 7863 Garner Rd. Niagara Falls; PIN 64263-0044(LT) Part of Township Lot 200 Stamford as in RO265843; Niagara Falls; Subject to execution 97-00656, if enforceable. File 10-10

Minimum Tender Amount: \$409,534.08

Roll No. 27 25 010 005 10200 0000; 4587 Queen St Niagara Falls; PIN 64329-0092(LT) Part Lot 9 Block AA Plan 999-1000 Town of Niagara Falls as in RO412668; Niagara Falls. File 10-11

Minimum Tender Amount: \$10,208.68

Roll No. 27 25 020 003 00202 0000; 4700 Epworth Circle Niagara Falls; PIN 64337-0237(LT) Lot 101 Plan 1002 Town of Niagara Falls; Niagara Falls. File 10-13

Minimum Tender Amount: \$762,757.78

Roll No. 27 25 020 012 03300 0000; 5310 Houck Dr Niagara Falls; PIN 64339-0002(LT) Lot 1 Plan 332 Niagara Falls; S/T RO275026; Niagara Falls. File 10-15

Minimum Tender Amount: \$16,119.52

Roll No. 27 25 010 007 12000 0000; 4433 Second Ave Niagara Falls; PIN 64325-0122(LT) Part Lot 32 Range 3 N of Chestnut St Plan 284 Town of Niagara Falls as in AA72703; Niagara Falls. File 10-17

Minimum Tender Amount: \$21,721.29

Roll No. 27 25 070 011 00200 0000; 6236 Culp St Niagara Falls; PIN 64356-0073(LT) Part Lots 76 and 77 Plan 40 Stamford; as in RO322423; S/T debts in RO322423 if enforceable; Niagara Falls; S/T execution 98-01652, if enforceable. File 10-19

Minimum Tender Amount: \$18,719.85

Roll No. 27 25 020 010 07000 0000; 5196 Fourth Ave Niagara Falls; PIN 64338-0214(LT) Lot 120 Plan 307 Niagara Falls. File 10-23

Minimum Tender Amount: \$29,018.54

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, crown interests, contamination or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender **visit** www.OntarioTaxSales.ca, or if no internet available contact:

(144-P401)

LISA ANTONIO
Coordinator of Tax
The Corporation of the City of Niagara Falls
4310 Queen Street
P.O. Box 1023
Niagara Falls, Ontario L2E 6X5
(905) 356-7521 Ext. 4302

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2011—10—15

THERE WERE NO REGULATIONS FILED FOR THE WEEK OF September 26 - 30.

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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Refunds for cancelled subscriptions will be pro-rated from 50% or less depending upon date. For subscription information/orders please call (416) 326-5306 during normal business hours.

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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

Telephone: (416) 326-5306

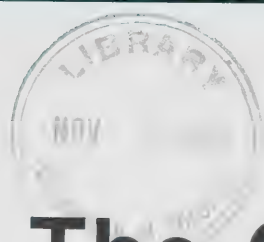
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Parliamentary Notice Avis parlementaire

RETURN OF MEMBERS

Notice is Hereby Given of the receipt of the return of members on or after the Fourteenth day of October 2011, to represent the following Electoral Districts in the Legislative Assembly of the Province of Ontario:

ÉLECTIONS DES DÉPUTÉS

Nous accusons réception par la présente des résultats du scrutin, le quatorzième jour d'octobre 2011, ou après, indiquant l'élection des députés représentant les circonscriptions électorales suivantes à l'Assemblée législative de la province de l'Ontario :

Electoral Districts / Circonscriptions électorales

1. Ajax-Pickering
2. Algoma-Manitoulin
3. Ancaster-Dundas-Flamborough-Westdale
4. Barrie
5. Beaches-East York
6. Bramalea-Gore-Malton
7. Brampton-Springdale
8. Brampton West / Brampton-Ouest
9. Brant
10. Bruce-Grey-Owen Sound
11. Burlington
12. Cambridge
13. Carleton-Mississippi Mills
14. Chatham-Kent-Essex
15. Davenport
16. Don Valley East / Don Valley-Est
17. Don Valley West / Don Valley-Ouest
18. Dufferin-Caledon
19. Durham
20. Eglinton-Lawrence
21. Elgin-Middlesex-London
22. Essex
23. Etobicoke Centre / Etobicoke-Centre
24. Etobicoke-Lakeshore
25. Etobicoke North / Etobicoke-Nord
26. Glengarry-Prescott-Russell
27. Guelph
28. Haldimand-Norfolk
29. Haliburton-Kawartha Lakes-Brock
30. Halton
31. Hamilton Centre / Hamilton-Centre
32. Hamilton East-Stoney Creek / Hamilton-Est-Stoney Creek
33. Hamilton Mountain
34. Huron-Bruce

Joe Dickson
Michael Mantha
Ted McMeekin
Rod Jackson
Michael Prue
Jagmeet Singh
Linda Jeffrey
Vic Dhillon
Dave Levac
Bill Walker
Jane McKenna
Rob Leone
Jack MacLaren
Rick Nicholls
Jonah Schein
Michael Coteau
Kathleen Wynne
Sylvia Jones
John O'Toole
Mike Colle
Jeff Yurek
Taras Natyshak
Donna Cansfield
Laurel Broten
Shafiq Qaadri
Grant Crack
Liz Sandals
Toby Barrett
Laurie Scott
Ted Chudleigh
Andrea Horwath
Paul Miller
Monique Taylor
Lisa Thompson

35.	Kenora-Rainy River	Sarah Campbell
36.	Kingston and the Islands / Kingston et les Îles	John Gerretsen
37.	Kitchener Centre / Kitchener-Centre	John Milloy
38.	Kitchener-Conestoga	Michael Harris
39.	Kitchener-Waterloo	Elizabeth Witmer
40.	Lambton-Kent-Middlesex	Monte McNaughton
41.	Lanark-Frontenac-Lennox and Addington	Randy Hillier
42.	Leeds-Grenville	Steve Clark
43.	London-Fanshawe	Teresa Armstrong
44.	London North Centre / London-Centre-Nord	Deb Matthews
45.	London West / London-Ouest	Chris Bentley
46.	Markham-Unionville	Michael Chan
47.	Mississauga-Brampton South / Mississauga-Brampton-Sud	Amrit Mangat
48.	Mississauga East-Cooksville / Mississauga-Est-Cooksville	Dipika Damerla
49.	Mississauga-Erindale	Harinder Takhar
50.	Mississauga South / Mississauga-Sud	Charles Sousa
51.	Mississauga-Streetsville	Bob Delaney
52.	Nepean-Carleton	Lisa MacLeod
53.	Newmarket-Aurora	Frank Klees
54.	Niagara Falls	Kim Craitor
55.	Niagara West-Glanbrook / Niagara-Ouest-Glanbrook	Tim Hudak
56.	Nickel Belt	France Gélinas
57.	Nipissing	Vic Fedeli
58.	Northumberland-Quinte West	Rob Milligan
59.	Oak Ridges-Markham	Helena Jaczek
60.	Oakville	Kevin Flynn
61.	Oshawa	Jerry J. Ouellette
62.	Ottawa Centre / Ottawa-Centre	Yasir Naqvi
63.	Ottawa-Orléans	Phil McNeely
64.	Ottawa South / Ottawa-Sud	Dalton McGuinty
65.	Ottawa-Vanier	Madeleine Meilleur
66.	Ottawa West-Nepean / Ottawa-Ouest-Nepean	Bob Chiarelli
67.	Oxford	Ernie Hardeman
68.	Parkdale-High Park	Cheri DiNovo
69.	Parry Sound-Muskoka	Norm Miller
70.	Perth-Wellington	Randy Pettapiece
71.	Peterborough	Jeff Leal
72.	Pickering-Scarborough East / Pickering-Scarborough-Est	Tracy MacCharles
73.	Prince Edward-Hastings	Todd Smith
74.	Renfrew-Nipissing-Pembroke	John Yakabuski
75.	Richmond Hill	Reza Moridi
76.	St. Catharines	Jim Bradley
77.	St. Paul's	Eric Hoskins
78.	Sarnia-Lambton	Bob Bailey
79.	Sault Ste. Marie	David Oraziatti
80.	Scarborough-Agincourt	Soo Wong
81.	Scarborough Centre / Scarborough-Centre	Brad Duguid
82.	Scarborough-Guildwood	Margarett Best
83.	Scarborough-Rouge River	Bas Balkissoon
84.	Scarborough Southwest / Scarborough-Sud-Ouest	Lorenzo Berardinetti
85.	Simcoe-Grey	Jim Wilson
86.	Simcoe North / Simcoe-Nord	Garfield Dunlop
87.	Stormont-Dundas-South Glengarry	Jim McDonell
88.	Sudbury	Rick Bartolucci
89.	Thornhill	Peter Shurman
90.	Thunder Bay-Atikokan	Bill Mauro
91.	Thunder Bay-Superior North / Thunder Bay-Superior-Nord	Michael Gravelle
92.	Timiskaming-Cochrane	John Vanthof
93.	Timmins-James Bay / Timmins-Baie James	Gilles Bisson
94.	Toronto Centre / Toronto-Centre	Glen Murray
95.	Toronto-Danforth	Peter Tabuns
96.	Trinity-Spadina	Rosario Marchese
97.	Vaughan	Greg Sorbara
98.	Welland	Cindy Forster
99.	Wellington-Halton Hills	Ted Arnott
100.	Whitby-Oshawa	Christine Elliott
101.	Willowdale	David Zimmer
102.	Windsor-Tecumseh	Dwight Duncan
103.	Windsor West / Windsor-Ouest	Teresa Piruzza

104. York Centre / York-Centre
 105. York-Simcoe
 106. York South-Weston / York-Sud-Weston
 107. York West / York-Ouest

Monte Kwinter
 Julia Munro
 Laura Albanese
 Mario Scrgio

Dated this 22nd day of October, 2011 / Daté ce 22ième jour d'octobre 2011

(144-G504)

GREG ESSENSA
 Chief Electoral Officer
 Directeur général des élections

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2011-10-22

AAA CAR RENTAL INC.	001459817
ABLE PAVERS & CONTRACTING INC.	001263690
ACROPOLIS TRANSPORT INC.	002106796
ADD THE LOGO INC.	002099737
ADVANCED LASER & SKIN CLINIC INC.	002015253
AKH ENTERPRISES LTD.	002053944
AMTHOR TECHNOLOGIES INC.	000505441
ANCHOR CONSULTANTS INC	000540189
BERING CONTRACTING (1985) LTD.	000641044
BEST TRADE CORP.	001651785
BUONA PANINI INC.	002022326
CARIBBEAN EXPLORATION SERVICES LIMITED	000829061
CARNIVAL OF FLOWERS INC.	000946445
CAROL'S GROOMING SERVICES INC.	001590492
CFO INTERNATIONAL SERVICES INC.	001455545
CHATHAM RUBBER MANUFACTURING CORPORATION	001494567
CHICAGO NICK'S PIZZA INC.	002021117
CHKC ENTERPRISES INC.	000940409

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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COMPU CARE SYSTEMS LTD.	000965017
COMPUTER EXPERIENCES INC.	002026074
COPY COPY EXPRESS LIMITED	001474634
COULTER'S MILL PAINT & DECORATING LTD.	001102045
CRAIG WHITEMAN ENTERPRISES INC.	001498771
DC ROOFING LTD.	001666016
DELDRIVE SERVICES INC.	001522262
DEMOES DESIGNS & BUSINESS INTERIORS LTD.	001688884
DML SYSTEMS INC.	001489109
DOU NORTH INVESTMENTS INC.	001469576
EGL INC.	001419029
F & G PIZZERIA/RESTAURANT INC.	000986020
GERMARC INVESTMENTS LIMITED	000651396
GLOBEX TIRE AND MORE INC.	001624403
GRANDMA LEE'S MARKETING SERVICES INC.	000726180
JACK & JILL FARMS LTD	000503385
JAYDEES CONCEPTS INC.	001196691
JOHN UDROVSKIS-COPPERSMITH & CO. LTD.	000788697
K.C. CONSTRUCTION INC.	000808246
KARMAC LIMITED	001021987
KEMA COATINGS LIMITED	001350368
KLARECROFT CONSULTING INC.	001042529
LAPTOP CENTRE INC.	001323081
LDI SALES INC.	001511790
LRD OF CANADA LTD.	001053900
LUMAREX INC.	000969104
LYNNE KOZINA & ASSOCIATES INC.	001135909
MID-CANADA CONSTRUCTION CORP.	001188147
MILLIKEN MEDICAL CENTRE INC.	002073824
MITIAS INCORPORATED	001137075
MONEY INSTANTLY SERVICES LTD.	001453174
MOVE CANADA MOVING & STORAGE LTD.	001525927
NOOR TRUCKING INC.	002016831
PEARL FINISH PAINTING LTD.	001632173
R&L GRANITE AND MARBLE INC.	001628977
RAMP MANUFACTURERS OF CANADA INC.	001581655
RAPID PROTOTYPES INC.	001178676
REAL ESTATE INSPECTION SERVICES LTD.	000852158
SABAWI SOFTWARE CONSULTING INC.	001058272
SAM FRY ENTERPRISES LIMITED	000263296
SNAPPIN' GATOR INC.	001169446
STEPHOS MANAGEMENT SERVICES LIMITED	000752385
STRATEGIC HIGHWAY PLACEMENTS INC.	001158479
SUPERIOR TRUSTCO INC.	002056522
TCBH INC.	002063955
TECSUM INTERNATIONAL PROJECT CONSULTANT LTD.	002080029
THE NELSON GROUP LTD.	001007821
THE NORTHWEST METALS COMPANY INC.	001561507

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
THREEKE TRANSPORT INC.	001365145
TKN HOLDINGS & LICENSING INC.	001262430
TRIBURY CONSTRUCTION LTD.	000764612
VALULINK CAPITAL INC.	002109926
VECTOR LIMITED	001247044
VICTORIAN OFFICE PROFESSIONALS LTD.	001094945
WAVES DESIGN GROUP INC.	001156245
WELDING TECHNOLOGIES INC.	001103295
WILDLIFE ART INTERNATIONAL INC.	001175761
WORTH INTERNATIONAL LTD.	001138605
WYCH INC.	001510763
Z.J. INTERIORS LTD.	001480681
ZIP REALTY SERVICES INC.	002044181
1022141 ONTARIO LIMITED	001022141
1087449 ONTARIO LIMITED	001087449
1111651 ONTARIO LIMITED	001111651
1164526 ONTARIO INC.	001164526
1166544 ONTARIO LTD.	001166544
1213677 ONTARIO LTD.	001213677
1228618 ONTARIO INC.	001228618
1257127 ONTARIO INC.	001257127
1278640 ONTARIO INC.	001278640
1338285 ONTARIO INC.	001338285
1430286 ONTARIO INC.	001430286
1441243 ONTARIO LTD.	001441243
1444649 ONTARIO LIMITED	001444649
1446999 ONTARIO LTD.	001446999
1469095 ONTARIO INC.	001469095
1555076 ONTARIO INC.	001555076
1564242 ONTARIO LTD.	001564242
1632723 ONTARIO INC.	001632723
1646898 ONTARIO INC.	001646898
1651729 ONTARIO INC.	001651729
1653507 ONTARIO LTD.	001653507
1658297 ONTARIO LTD.	001658297
1665769 ONTARIO LIMITED	001665769
1682747 ONTARIO LIMITED	001682747
1683721 ONTARIO INC.	001683721
1685569 ONTARIO CORP.	001685569
1689016 ONTARIO LIMITED	001689016
1689042 ONTARIO INC.	001689042
1699204 ONTARIO INC.	001699204
1702811 ONTARIO INC.	001702811
2003645 ONTARIO INC.	002003645
2010 STEAM LTD.	001502693
2109139 ONTARIO LTD.	002109139
2119384 ONTARIO INC.	002119384
283030 ONTARIO LIMITED	000283030
3-D'S TORTOS CORP.	002058783
509768 ONTARIO LIMITED	000509768
747269 ONTARIO LIMITED	000747269
860633 ONTARIO LTD.	000860633
897408 ONTARIO INC.	000897408
966777 ONTARIO INC.	000966777

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(144-G505)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2011-09-06

CANADIAN GIFT WORLD WHOLESALERS LTD.	000902947
CARD MAP COMPANY INC.	001132825
COBENHER PARTNERS LIMITED	001222360
FBMI COMMUNICATIONS INC.	001486730
FIRST MADISON INTERNATIONAL INC.	001050572
HARJASHAN TRANSPORT INC.	002085355
HYDRO SOURCE SALES LTD.	001711142
KIKU SUSHI INC.	002251647
LYDCORP ENTERPRISE LTD.	001223002
NICASTRO SHELL SERVICE LTD.	000828031
ON DEMAN SERVICES INC.	001279890
RIT SERVICES INC.	001228525
ROGUE LOGISTICS LTD.	001583895
SEHJU TRUCKING INC.	002072950
TRANS PLANNING SERVICES INC.	002185470
1257199 ONTARIO INC.	001257199
1287365 ONTARIO INC.	001287365
1362415 ONTARIO INC.	001362415
1696778 ONTARIO INC.	001696778
1787846 ONTARIO INC.	001787846
2081457 ONTARIO LIMITED	002081457
2140081 ONTARIO INC.	002140081
2166971 ONTARIO INC.	002166971
2175799 ONTARIO INC.	002175799

2011-09-07

ANNA'S NAIL DESIGN INC.	001621507
BATTH & BATTH LTD.	002258216
BRUCE HILL AND ASSOCIATES INTERNATIONAL EDUCATION CONSULTANTS INC.	001246066
GREAT WEALTH DEVELOPMENTS LTD.	001371009
HOLLYWOOD HAIR STUDIO INC.	001822181
I-THINKING.COM. INC.	001546959
JOHN R. MARSH & CO. LIMITED	000060273
KANSUN HOMES (RICHMOND HILL) LIMITED	001285771
L.M.B.R. RETAIL SYSTEMS INC.	000661939
PENETANGUISHENE INDUSTRIAL DEVELOPMENT COMPANY LIMITED	000212866
QUALITY FRAMES INC.	001102215
RISHI TRANSPORT LTD.	002242988
SYDOR TECHNOLOGY SERVICES INC.	002188396
SYMOR TECHNOLOGY INC.	002083384
TNT STAFFING INC.	002217462
1159931 ONTARIO INC.	001159931
1726129 ONTARIO INC.	001726129
2127811 ONTARIO INC.	002127811
2141252 ONTARIO LTD.	002141252
2201278 ONTARIO LTD.	002201278
415545 ONTARIO LIMITED	000415545
541527 ONTARIO INC.	000541527
664709 ONTARIO LIMITED	000664709
768244 ONTARIO LIMITED	000768244

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-09-08

A D TRANSPORT LINE LTD.	002083896
BLUE DOT HOLDINGS INC.	001031174
GERARD & TONY'S AUTO CENTRE INC.	001797183
METAL IKA 02 INC.	002017296
PRODUCTIVITY DEVELOPMENT CENTRE INC.	001602120
STOCKTON & BUSH ACQUISITION CORP.	001283988
TUTORING PLUS INC.	000893593
1155586 ONTARIO INC.	001155586
1268569 ONTARIO LIMITED	001268569
791917 ONTARIO INC.	000791917

2011-09-09

BESLEY PLACE RESIDENCES INC.	001821165
CAREER RENEWAL INC.	000999061
CHARM WHOLESALE AND RETAIL INC.	002053825
CHERBO INVESTMENTS INC.	000688396
CMD REALTY SERVICES INC.	000740256
DOLLAR STORE & MORE INC.	001720076
DXIE LTD.	001704827
FLEXFLOW INC.	000829444
FOR FAMILY WINDOWS & DOORS INC.	002229974
GREAT NORTH CATERING LTD.	001650840
INITIATIVE CONSULTANTS INC.	001218393
INTERNATIONAL WISDOM ORGANIZATION LTD.	002216795
MACDONALD-TYLER AND ASSOCIATES INC.	001464322
MGD TECHNOLOGY INC.	002170541
MICHAEL LOMBARDI SECURITIES, INC.	000983992
NAN BEI DEVELOPMENT INC.	001814975
NGC-28 COMPUTERS INCORPORATED	000870716
PIVES CANADA INC.	001379341
R & R REALTY HOMES INC.	002107506
SF SECURITY STORAGE INC.	001621525

WILLIAM SCOTT AND SONS GENERAL CONTRACTING LTD.	000329808
WINDEN (CANADA) ENTERPRISE LTD.	001255291
XSIA INDUSTRIES INC.	002058389
XTA CORPORATION (STITTSVILLE) LIMITED	000697640
1179586 ONTARIO LIMITED	001179586
1214600 ONTARIO LTD.	001214600
1307618 ONTARIO LTD.	001307618
1448281 ONTARIO LIMITED	001448281
1486272 ONTARIO INC.	001486272
1568519 ONTARIO LIMITED	001568519
1800663 ONTARIO LIMITED	001800663
2V2T HOLDINGS CORP.	001184959
2065474 ONTARIO LTD.	002065474
2071005 ONTARIO INC.	002071005
280513 ONTARIO INC.	000280513
444755 ONTARIO INC.	000444755

2011-09-12

BACKWEB CANADA INC.	001250113
IGB CONSULTING INC.	002069092

2011-09-13

EDUCATIONAL ESSENTIALS INC.	001400049
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2011-09-22

MEERAL & ISHAAL CONSULTING INC.	001747852
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2011-09-27

CHANCEY SMITH'S RESTAURANTS LIMITED	001273843
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2011-09-28

BRAMSAR LTD.	000458469
KIDS BY KAREN INC.	001291291
MARINERS HAVEN INC.	000605212
MARKET-DRIVEN SOLUTIONS INC.	001125196
N. A. ZIMMERMAN LIMITED	000097152
NIV UNION INC.	002011990
R & R INTERNET CONSULTING LTD.	001504960

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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SILA PETROLEUM SERVICES LTD.	001246673
SPIROCO COMPANY LIMITED	001645327
UNDERSTATEMENTS LTD.	001413518
VILLA VIEW CONSTRUCTION LIMITED	000333650
1425050 ONTARIO LIMITED	001425050
1649443 ONTARIO INC.	001649443
2043227 ONTARIO LIMITED	002043227
2159084 ONTARIO INC.	002159084
2204985 ONTARIO INC.	002204985

2011-09-29

A. W. DICKS HOLDINGS LIMITED	000126763
ALTERNA REALTY CORPORATION/ SOCIETE IMMOBILIERE ALTERNA	001202577
BURNS JEWELLERS LIMITED	000809819
DECISION-TREE SOLUTIONS INC.	001150065
JEMAS INVESTMENTS LIMITED	000429842
KARYEE ENTERPRISES INC.	001021133
MAPLE 7 LTD.	002220527
MIDDLESTONE HOLDINGS LIMITED	000247156
MORSANO CARPENTERS LIMITED	000765719
NAUTICAL LANDS INVESTMENTS CORP.	002234141
OPTIMIZING TECHNOLOGY INC.	002053690
SPORTS VENTURES GROUP INC.	001575738
STRATEGIES FOR EXCELLENCE INC.	000905624
VMF MATERIALS INC.	001347660
WILLBROS ENGINEERING & CONSTRUCTION LIMITED	000088271
WINCH/BIRD FINANCIAL INC.	001562427
1061319 ONTARIO LIMITED	001061319
1384979 ONTARIO INC.	001384979
1505601 ONTARIO INC.	001505601
1535538 ONTARIO INC.	001535538
1624483 ONTARIO INC.	001624483
1659288 ONTARIO LIMITED	001659288
1661322 ONTARIO LTD.	001661322
1767044 ONTARIO INC.	001767044
2105066 ONTARIO INC.	002105066
2144296 ONTARIO INC.	002144296
2202211 ONTARIO INC.	002202211

2011-09-30

AMLON BALMORAL INC.	002014954
AMLON JAMESON INC.	002008348
BARDWORKS LTD.	001151944
CC INTERNATIONAL TRADING CENTER LTD.	001654138
CROWKIMO INC.	000133993
HILLCREST FLORIDA LTD.	001241413
HTG SYSTEMS LTD.	002005627
HYRO STONE PRODUCTS INC.	001017356
LIFE MATTERS CONSULTING INC.	001371295
LOH VETERINARY PROFESSIONAL CORPORATION	001704284
M. & T. ANSEEUW FARMS LTD.	001419793
M.R.S. VOYAGES LTD.	001411262
MIDDLEFIELD ADVISORY SERVICES INC.	001776980
NETCONNECT CONFERENCING INC.	001636613
THE HOLLY DEVELOPMENT CORPORATION	001094792
TISIM INVESTMENT CORPORATION	001358139
1286544 ONTARIO LIMITED	001286544
1581290 ONTARIO LTD.	001581290
1656753 ONTARIO LIMITED	001656753
1686877 ONTARIO INC.	001686877
1697414 ONTARIO INC.	001697414
1729293 ONTARIO INC.	001729293
1800198 ONTARIO INC.	001800198
1806950 ONTARIO INC.	001806950
2061985 ONTARIO LTD.	002061985
2224490 ONTARIO INC.	002224490

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
781616 ONTARIO LTD.	000781616
2011-10-03	
BROCKLESBY BUILDING CORP.	000847317
BUCK RUN TRANSPORT LIMITED	001568467
CITY BAKERY (NORTHERN) LIMITED	000242733
DWELL BY DOMICILE INC.	001605563
G PROJECT INC.	001686924
J.L. HARDING & ASSOCIATES LIMITED	000989084
JELIA HOLDINGS INC.	001356348
JOY & COMPANY LTD.	001145053
KIENITZ LTD.	000390766
L'ENCLAVE MONTFORT INC.	001633752
ROCKYVIEW HOLDINGS LIMITED	000870333
TERRA DEPOT INC.	001529541
TERRA GLADE INC.	001634131
THE DISTRICT IN LEBRETON FLATS INC.	001561799
TIPTON ONO SOFTWARE LIMITED	000875670
VISCOUNT MOTORS INC.	001062647
1219884 ONTARIO INC.	001219884
2011-10-04	
ACME STRAPPING CORP.	001216988
ADAMS DESIGN SOURCE INC.	001104464
BECKWITH INVESTMENT CORPORATION	000779947
BIOMEDICAL RESOURCES INC.	001691714
CANBOOM CAPITAL CORPORATION	001773927
CENTURY CITY DEVELOPMENT LIMITED	000770347
CRYSTAL SOLUTIONS INC.	001620414
D'ANDREA IRON WORKS LTD	000546576
GENCOR CONTRACTING (NIAGARA) INC.	001602176
INNOHAI ENTERPRISE INC.	001699893
KIMCO ARMSTRONG AVENUE HOLDINGS INC.	001539420
KIMCO ARROW ROAD HOLDINGS INC.	001539424
KIMCO COMMERCE PARK HOLDINGS INC.	001699482
KIMCO CROUSE ROAD HOLDINGS INC.	001529570
KIMCO KEELE STREET HOLDINGS INC.	001529569
KIMCO TRETHEWEY DRIVE HOLDINGS INC.	001598326
RIOTRIN PROPERTIES (WANLESS) INC.	001542807
SHORCO REALTY LIMITED	000212713
STEEL FABRICATING & WELDING CORP.	001094981
STRADWICK INVESTMENTS CANADA LIMITED	000963491
TCFTV CANPRO III LTD.	001433889
1428582 ONTARIO INC.	001428582
1457825 ONTARIO INC.	001457825
1525170 ONTARIO LTD.	001525170
2114235 ONTARIO LTD.	002114235
2262068 ONTARIO LIMITED	002262068
632760 ONTARIO LTD.	000632760
2011-10-05	
ANTIQUE TOUCH FURNITURE INC.	002160437
BRISTE HOLDINGS INC.	000691513
CYBERTRUST CANADA CORPORATION	001429558
DESHMASH TRANSPORT INC.	001517225
FINCHWOOD INVESTMENTS LIMITED	000118957
FLOWERY MEGA FASHION INC.	001797288
JETSGO TRANSPORTATION INC.	001613285
JUSTPLAY SPORTS SERVICES INC.	001602158
KONMAR INC.	001066764
KOSTO SHEET METAL LTD.	000407206
KTS INVESTMENT CORPORATION	002061386
MIKE ROSE ENTERPRISES INC.	001026218
NEW FORMULA IMPORT INC.	002207825
PAR-S DRUGS LTD.	000833164
RONG YE RENOVATION INC.	001654130
SUNRISE OF OAKVILLE II GP INC.	001670887
SUSHI SAN JAPANESE RESTAURANT INC.	002188368
TOMMY TRUX INC.	001311746

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TOTAL SAFETY CANADA, INC.	000853411
UPNATURE LTD.	002166611
WESTEEL BUSINESS CENTRE INC.	000815127
1134680 ONTARIO LTD.	001134680
1229980 ONTARIO INC.	001229980
1234843 ONTARIO INC.	001234843
1550575 ONTARIO INC.	001550575
1552364 ONTARIO INC.	001552364
1553804 ONTARIO INC.	001553804
1857497 ONTARIO INC.	001857497
2185350 ONTARIO INC.	002185350
2211583 ONTARIO INC.	002211583
450605 ONTARIO LIMITED	000450605
940932 ONTARIO INC.	000940932

(144-G506)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2011-10-06	
VIENNA SANDWICHES INC.	1711997
2011-10-12	
2218355 ONTARIO INC.	2218355

(144-G507)

KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-10-06 1475584 ONTARIO INC.	1475584
2011-10-11 OCTOBER GROCERY 2428 LTD.	2009095

KATHERINE M. MURRAY
Director/Directrice

(144-G508)

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2011-10-11 SUZUKI KINGSTON MUSICFEST	1779578

KATHERINE M. MURRAY
Director/Directrice

(144-G509)

**Co-operative Corporations Act
Certificate of Amendment Issued
Loi sur les sociétés coopératives
Certificat de Modification Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of amendment has been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la Loi sur les sociétés coopératives un certificat de modification a été apporté au statut de la compagnie mentionnée ci-dessous:

Date of Incorporation: Date de constitution	Name of Co-operative Nom de la Coopérative	Effective Date Date d'entrée en vigueur
MAY 14, 2009	BY THE BUSHEL COMMUNITY FOOD CO-OPERATIVE INC	SEPTEMBER 15, 2011
MARCH 6, 2006	LOCAL INITIATIVE FOR FUTURE ENERGY CO-OPERATIVE INC	SEPTEMBER 19, 2011
JUNE 22, 1978	BURFORD CO-OPERATIVE PRESCHOOL CORPORATION	SEPTEMBER 12, 2011
OCTOBER 31, 1988	AGNES MACPHAIL WOMEN'S CO-OPERATIVE HOMES INC. to change its name to: AGNES MACPHAIL COMMUNITY CO- OPERATIVE HOMES INC.	SEPTEMBER 15, 2011

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(144-G510)

**Credit Unions, Caisses Populaires Act
Certificate of Approval of
Continuance Issued
Loi sur les crédit unions
et caisses populaires
Certificat de maintien délivré**

NOTICE IS HEREBY GIVEN that, under the Credit Unions, Caisses Populaires Act, a certificate of approval of continuance has been issued to:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la Loi sur les crédit unions et caisses populaires un certificat de maintien a été délivré à:

Name of Credit Union Nom de la Crédit Union	Date de Continuance Date de maintien	Head Office Siège Social
Credit Union Central of Ontario Limited	July 6, 2011	Mississauga, Ontario

PHILIP HOWELL
Superintendent of Financial Services/
le surintendant des services financiers

(144-G511)

**Credit Unions and
Caisses Populaires Act, 1994
Dissolution Order Issued
Loi de 1994 sur les caisses
populaires et les credit unions
Ordre de Dissolution**

NOTICE IS HEREBY GIVEN that, under the Credit Unions and Caisses Populaires Act, 1994 a Dissolution Order has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi de 1994 sur les caisses populaires et les credit unions, un ordre de dissolution a été délivré à:

Name of Corporation: Nom de la compagnie	Date of Incorporation Date de constitution	Effective date Date d'entrée en vigueur
Abitibi Toronto Employees Credit Union Limited	April 30, 1952	August 24, 2011
Psychiatric Research Institute Employees' (London) Credit Union Limited	June 18, 1962	August 24, 2011
Winona Provincial Civil Servants Credit Union Limited	March 31, 1953	August 19, 2011

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(144-G512)

**Co-operative Corporations Act
Certificate of Dissolution Issued
Loi sur les sociétés coopératives
Certificat de Dissolution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of dissolution has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de dissolution a été délivré à:

Name of Co-operative Nom de la Coopérative	Date of Incorporation: Date de constitution	Effective Date Date d'entrée en vigueur
Parliament Square Co-operative Housing Corporation	October 30, 1996	September 12, 2011
St. Lawrence Co-operative Housing Corporation	September 16, 1994	September 12, 2011
O'Connor Co-operative Development Corporation	November 10, 2004	September 12, 2011
Mill Street Co-operative Housing Corporation	February 10, 1998	September 12, 2011
Market Co-operative Development Corporation	November 18, 2003	September 15, 2011

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(144-G513)

**Co-operative Corporations Act
Certificate of Amalgamation Issued
Loi sur les sociétés coopératives
Certificat de Fusion Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of amalgamation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives, un certificat de fusion a été délivré à:

Name of Amalgamated Corporation Amalgamating Corporations Dénomination sociale de la Compagnie issue de fusion : Compagnies qui fusionnent	Date of amalgamation Date de fusion
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WEST BRUCE FEEDER FINANCE
CO-OPERATIVE INC.

SEPTEMBER 1, 2011

(West Bruce Feeder Finance Co-operative Inc.
and South Bruce Feeder Finance Co-operative
Inc.)

GRANT SWANSON
Executive Director / Directeur,

Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(144-G514)

**Credit Unions, Caisses Populaires Act
Certificate of Amalgamation Issued
Loi sur les credit unions
et caisses populaires
Certificat de Fusion Délivré**

NOTICE IS HEREBY GIVEN that, under the Credit Unions and Caisses Populaires Act, a certificate of amalgamation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les credit unions et caisses populaires un certificat de fusion a été délivré à:

Name of Amalgamated Corporation Ontario
Incorporation Number Amalgamating Corporations
Numero matricule de l'Ontario
Dénomination sociale de la
Compagnie issue de fusion :
Compagnies qui fusionnent

2011 -08-01

PENFINANCIAL CREDIT UNION LIMITED 1851810

(PenFinancialCredit Union Limited and
Cataract Savings & Credit Union Limited)

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(144-G515)

**Co-operative Corporations Act
Certificate of Incorporation Issued
Loi sur les sociétés coopératives
Certificat de Constitution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of incorporation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de constitutions a été délivré à:

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Head Office Siège Social
IEPS (INTERNATIONALLY EDUCATED PROFESSIONALS) CO-OPERATIVE INC.	August 26, 2011	Ottawa
CLINICAL RESEARCH RECRUITERS CO-OPERATIVE INCORPORATED	September 12, 2011	Lake of Bays
MAPLEVIEW CO- OPERATIVE DEVELOPMENT CORPORATION	July 4, 2011	Toronto
BIRCHMOUNT CO-OPERATIVE DEVELOPMENT CORPORATION	July 4, 2011	Toronto
PERTH RENEWABLE ENERGY CO-OPERATIVE INC.	July 4, 2011	Grassie
BRIGHT STARTS CO-OPERATIVE EARLY LEARNING CENTRE INC.	July 4, 2011	Waterloo
LAKE OF BAYS RENEWABLE ENERGY CO-OPERATIVE INC.	July 4, 2011	Baysville
WEST RIDGE HOUSING CO-OPERATIVE INC.	July 28, 2011	Orillia
CLINPROXY RESEARCH SERVICES CO-OPERATIVE INCORPORATED	August 2, 2011	Lake of Bays
CANADIAN BIOTECH SPECIALISTS CO-OPERATIVE INCORPORATED	September 7, 2011	Lake of Bays
GREEN CAMPUS CO-OPERATIVE CORPORATION	September 7, 2011	Toronto
ESPLORON BIOMEDICAL RESEARCH CO-OPERATIVE INCORPORATED	September 7, 2011	Lake of Bays
LIMDATO CLINICAL SERVICES CO-OPERATIVE INCORPORATED	September 7, 2011	Lake of Bays
SOLARTEK RENEWABLE ENERGY CO-OPERATIVE INC.	September 27, 2011	Vaughan

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(144-G516)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

October 3, 2011 to October 7, 2011

NAME	LOCATION	EFFECTIVE DATE
Lafrance, Michael Nelson Francis	London, ON	05-Oct-11
Sandor, David Albert	Windsor, ON	05-Oct-11
Kennedy, Anthony Gerard	Sudbury, ON	05-Oct-11
Kennedy, Patricia	Sudbury, ON	05-Oct-11
Woods, Darren	London, ON	05-Oct-11
Shchukin, Eugene	Waterloo, ON	05-Oct-11
Borgert, Michael Gene	Barrie, ON	05-Oct-11
Atandi, Sosimi Nyakenyanya	Etobicoke, ON	05-Oct-11
Knox, Michael LeGros	Toronto, ON	05-Oct-11
Martins, Carlos Alves	North York, ON	05-Oct-11
Schner, Joseph George	Toronto, ON	05-Oct-11
von Wedon, Athanasius	Mississauga, ON	05-Oct-11
Kiss, Barnabas G	Detroit, MI	05-Oct-11
Martin, Vijay Dunning	London, ON	05-Oct-11
Legault, Gabriel	Kingston, ON	05-Oct-11
Pigeon, Claude	Ottawa, ON	05-Oct-11
McLeod, Sheryl Lee	Almonte, ON	05-Oct-11
Crowell, Andrew Sarty	Hamilton, ON	05-Oct-11

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Sanchez, Juan	Scarborough, ON	04-Oct-11
Blair, Michael Peter Gordon	Toronto, ON	04-Oct-11
Irwin, Beverley	Penctanguishene, ON	04-Oct-11
Michener, Sandra Marie	Longford Mills, ON	04-Oct-11
Knight, Alan	Chatham, ON	04-Oct-11
Corston, Thomas	Schumacher, ON	04-Oct-11
Scott, E Munroe	Warsaw, ON	04-Oct-11
Chupka, Perry	Wingham, ON	04-Oct-11
Cavanaugh-Clark, Joan	Minden, ON	04-Oct-11
Essel, Ebow Cecil	Whitby, ON	05-Oct-11
Schinkel, Geraldine	Guelph, ON	07-Oct-11
Macaulay, Gregory Phillip James	St George, ON	07-Oct-11

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

October 3, 2011 To October 7, 2011

NAME	LOCATION	EFFECTIVE DATE
Sanderson, Wayne G	Brandon, MB	04-Oct-11
October 6, 2011 to October 10, 2011		
Briffett, Edward	Richmond Hill, ON	04-Oct-11
October 7, 2011 to October 11, 2011		
McAndless-Davis, Karen R	New Westminster, BC	04-Oct-11

NAME	LOCATION	EFFECTIVE DATE
October 20, 2011 to October 24, 2011		
Nazar, David	Toronto, ON	04-Oct-11
June 7, 2012 to June 11, 2012		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

October 3, 2011 To October 7, 2011

NAME	LOCATION	EFFECTIVE DATE
Hoskins, Andrew James	Thunder Bay, ON	03-Oct-11
Erskine	Kitchener, ON	03-Oct-11
Wideman, Kenneth	Aylmer, ON	03-Oct-11
Schuler, Siegfried	Waterloo, ON	03-Oct-11
Jacobsen, Cindy	Beamsville, ON	03-Oct-11
Christian, Gloria	Grimsby, ON	03-Oct-11
Cote, Tiina Kastepold	Mississauga, ON	03-Oct-11
Binner, Douglas	Smiths Falls, ON	03-Oct-11
Fuller, Brian	Smiths Falls, ON	03-Oct-11
Fuller, Susan	London, ON	03-Oct-11
Bridger, Larry	London, ON	03-Oct-11
Reilly, Gerald	London, ON	03-Oct-11
Reilly, Laurie	Listowel, ON	03-Oct-11
Kimberley, Kenneth G	LaSalle, ON	03-Oct-11
Chaulk, Violet	London, ON	03-Oct-11
Braund, Ann	Unionville, ON	03-Oct-11
Barthau, Donna Joyce	North York, ON	03-Oct-11
Ryan, Geoffrey Carl	Scarborough, ON	03-Oct-11
Hefford, Douglas	Scarborough, ON	03-Oct-11
Hefford, Jean	Kenora, ON	03-Oct-11
Gosse, Deborah Mac	Toronto, ON	03-Oct-11
Rowe, Craig	London, ON	07-Oct-11
Baxter, Edward Thomas		
Pigott-Washington, Evelyn Anne	Kingsville, ON	07-Oct-11
Tiura, Susan	Thunder Bay, ON	07-Oct-11
Arulnesan, Gabriel	Toronto, ON	07-Oct-11
Dorawa, Rajmund	Toronto, ON	07-Oct-11
Harkins, George William	Etobicoke, ON	07-Oct-11
Roberts, Norman	Mississauga, ON	07-Oct-11
Gilmour, Heather S	Burlington, ON	07-Oct-11
Jay, Charles D	Mississauga, ON	07-Oct-11
Carruthers, Gary Robert	Sarnia, ON	07-Oct-11
Carruthers, Jean Cheryl	Wyoming, ON	07-Oct-11
Belanger, Jasen	North Bay, ON	07-Oct-11
Donnan, Allan T	Pickering, ON	07-Oct-11
Etcovitch, Barbara	Orleans, ON	07-Oct-11
Gardner, Michelle	Mississauga, ON	07-Oct-11
Hersh, David	Ottawa, ON	07-Oct-11
Howard, Daniel J	Richmond Hill, ON	07-Oct-11
Nicholson, Benjamin	Burlington, ON	07-Oct-11
Power, Alix	Orleans, ON	07-Oct-11

SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

(144-G517)

Change of Name Act Loi sur le Changement de Nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from October 03, 2011 to October 09, 2011, under the authority of the Change of Name Act, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 03 octobre 2011 au 09 octobre 2011, en vertu de la Loi sur le changement de nom, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDALLA, GEORGE.MAGDY. AB.	MAGDY, GEORGE.
ABDULLAHI, ISAHQA. ABDULLAHI.	IBRAHIM, ISAHQA.AHMED.
ABDULRAHMAN, AHSITAR.	TAHIR, ESTHER.A..
ABDULRAHMAN, EAH-FEN.	TAHIR, EVINE.A.
ABDULRAHMAN, ERMA.	TAHIR, ERMIA.A..
ABRI NARANI, ALI.AKBAR.	NARANI, AL.
ADIL, MUHAMMAD.UMER.	ADIL, UMER.MUHAMMAD.
AINSLIE, TYLER.JOHN.	KING, TYLER.JOHN.
AL SALIM, LUBNA.	IBRAHIM, LUBNA.
ALAGARAJAH, ANENTHAN.	ALAGARAJAH, ANENTHAN.
ALBON, JAILEENA.LYNN.	RAJU.
ALGER, CHADWICK.JAMES.	SZEKERES, JAILEENA.LYNN.
THEODORE.	MURPHY, CHADWICK.JAMES.
AMARE, FIKIR.	THEODORE.
ANTHONY, ONOME.SUCCESS.	ADDIS, RAHEL.MESELE.
ANTON, TESHANTHAN.	OKOLOKO, ONOME.DIVINE.
ARBOUR, SHANNON.SIMONE.	SUCCESS.
VIOLET.MARIE.	ANTON, TESHAN.DIXON.
ARCE, ALBA.MARIA.	ST CLAIR, SAVANNAH.
ASANTE, SELINA.DANSOWA.	DA SILVA, ALBA.MARIA.
ATIENZA, RIA.MARCIAL.	PEPRA, SPAIN.OZIAS.
AUGER, MARC-ANDRÉ.	PIAMONTE, RIA.ATIENZA.
BAKHTIAR, MAHBOUBEH.	BERLINGUETTE, MARC-ANDRE.LAROSE.
BALAO, JENNIFER.PALOMAR.	TURAN, ELAY.
BARBUSCI, JEANNE.MARIE.	PRICE, JENNIFER.PALOMAR.
BECK, DOMINIC.WAYNE.	BALAO.
BECKERSON, MICHAEL.	BARBUCCI, JANE.MARY.
DONALD.	SWANSON, DOMINIC.MARK.
BELCOURT, JANNA.MARION.	SZABO, MICHAEL.DONALD.
BEN TAMARZIZET, OUALID.	HEREDIA, JANNA.MARION.
BEN.ALI.	BEN TAMARZIZT, WALID.
BERGER, CHAS.FREDERICK.	BERGER, FREDERICK.
BIN ABDULLAH, AIDAN.	CHARLES.
REILLY.KAM.	KAM, AIDAN.REILLY.
BODALIYA, BINNI.	MODI, BINNI.
KISHORCHA.	BRAKE, JAY.
BRAKE, JASON.MURDOCK.	GORDON-ZAK, MACKENZIE.
BROT, MACKENZIE.SKYLAR.	SKYLAR.
BROWN, MICHAEL.WILLIAM.	GRISWOLD, MICHAEL.
BURNETT, SYDNEE.ALICE.	WILLIAM.
MARY.	WATSON, SYDNEE.ALICE.
BURNHAM, MARY.	BURNHAM, LIBBY.
ELIZABETH.	ELIZABETH.
CALDERON PEREZ, DOUGLAS.	PERETZ, DOUGLAS.
ALEXANDER.	ALEXANDER.
CAMPBELL, KATHERINE.ANN.	OVERBEEK, KATHERINE.ANN.

PREVIOUS NAME	NEW NAME
CAO, HAO.ZHONG.	CHOO, HOW.JONG.JOHN.
CARO OLARTE, MARIA.	CARO, CAMILA.
CAMILA.	TOMLINSON, ADAM.WILLIAM.
CAVAZZON, ADAM.DANIEL.	CHAN, ANNA.NGAR-YAN.
CHAN, NGAR.YAN.	CHAN, JANIE.
CHAN, SIU.YUNG.	CHEN, CARLINA.SHANG-ING.
CHEN, ING-LU.	D'ERI, CHRISTIAN.MICHAEL.
CHEUNG, CHRISTIAN.	D'ERI, MERCEDES.SHI-AN.
MICHAEL.	CHEUNG, GLORIA.WING.KIT.
CHEUNG, MERCEDES.SHI-AN.	CHI, JOSEPH.SHANG.TING.
CHEUNG, WING.KIT.	CHO, SI.HONG.
CHI, SHANG.TING.	CHOI, AIDEN.DONGHYUK.
CHO, S.	CHOLETTE, CECIL.SYLVIO.
CHOI, DONG.HYUCK.	CHUNG, JOHN.CHI-JEN.
CHOLETTE, CECIL.SYLVIA.	CICERI, QUINN.DREW.
CHUNG, CHI-JEN.	CLARK, JANIS.LORRAINE.
CICERI, CAITLIN.BRIANNA.	DRAKE, JANIS.LORRAINE.
CLARK, JANIS.LORRAINE.	PARKHILL, FRANCESKA.
CRABTREE, FRANCESKA.	HANNAH.
HANNAH.CONSTANCE.	DOS SANTOS, KENNEDY.
CUNHA, KENNEDY.APOLONIO.	APOLONIO-CUNHA.
DAMANPAK-RIZI, SAMENEH.	RIZI, TARA.
DAMPHOUSSE, MARIE.DIANE.	DAMPHOUSSE, MYRIAM.
MYRIAM.	DIANE.
DAVIS, ASHLEY.CHRISTINE.	BROWN, ASHLEE.CHRISTINE.
DENISE.	DENISE.
DE CASTRO, JENNIFER.GAI.	DE CASTRO-AMJADI.
CALO.	JENNIFER.GAI.CALO.
DEEN-NOLAN, BEBE.SHIRA.	DEEN, SHIRA.
DEOKARAN, VARSHA.NITA.	DEOKARAN, GABRIELLA.
DIAS, MARIE.JEANNE.	VARSHA.
MONIQUE.	QUINTAL, MONIQUE.MARIE.
DILLON-MAIR, BLAKE.	JEANNE.
MICHAEL.	CHARPONTIER, BLAKE.
DIT, NANCY.	MICHAEL.
DO COUTO, CESARIO.	MAROL, NANCY.FRANCIS.
CORREIA.	SOUSA, CESARIO.
DOS SANTOS, CLAUDIA.	SANTOS, CLAUDIA.RAQUEL.
RAQUEL.LOPES.	RAMIREZ, SAVANNAH.
DOSANJH, SAVANNAH.	EMMELINE.
DUNHAM, NATHAN.ANDREW.	ZORBAS, NATHAN.ANDREW.
BRYAN.	DUONG, MAI.THI.TUYET.
DUONG, THI.TUYET.MAI.	DUPONT, PATRICIA.MARIE.
DUPONT, MARIE.PATRICIA.	ESCO, PAUL.
ESCOVITCH, PAUL.	BEKELE, BETHELHEM.
ESHETE, BETHELHEM.	HEBERT, RYAN.FARRELL.
ESPLEN, RYAN.FARRELL.	ESPLEN.
FEIGIN, ERIC.JONATHAN.	FEIGIN-LUBOMIRSKI, ERIC.
FOK, YEE.WAH.	JONATHAN.
FOLEY, SHELIA.ANNE.	THIES, EVA.
FRIEND, ADYN.ADRIAN.	FOLEY, SHEILA.ANNE.
FU, GUANG.SHENG.	ALEXANDER, ADRIAN.
FUTIA, JOSEPH.LOUIS.	SUNARYO.
GAGNON, JOSEPH.RICHARD.	FOOH, GUANGSHENG.TOM.
DENIS.BENOIT.	MASTROMARCO-KEATING.
GAGNÉ, ALISANNE.	JOSEPH.LOUIS.
KATHLEEN.	GAGNON, BENOIT.
GAGNÉ, GABRIEL.	DESROCHES, ALISANNE.
RENÉJOSEPH.	KATHLEEN.
GAGNÉ, GERMAIN.	DESROCHES, GABRIEL.
ALEXANDRE.MICHEL.	RENÉJOSEPH.
GARVOCK, MARY.JANE.	DESROCHES, GERMAIN.
	ALEXANDRE.MICHEL.
	ALEXANDER, MARY.JANE.

PREVIOUS NAME

GERRIE-REINHART
VALENTINI, GLORIA.ELAINE.
GHARZEDDINE, MANAL.
GHOUGHANINEZHAD-HASS,
RAHIM.
GIRARD, DAVID.MARCEL.
GOLDSTEIN, PEREZ.GIL.
GOMES, CIDALIA.DUARTE.
GOOLSARRAN, GAYTREE.
GRAHAM, GIANA.LAURA.
HALL-DUNHAM, JANET.
MARIE.
HAMZEHZADEH NAKHJAVANI,
NIKI.
HAMZEHZADEH NAKHJAVANI,
NOZHEN.
HAMZEHZADEH NAKHJAVANI,
SASSAN.
HANSON, MONIKA.GERTRUD.
HARTLEY, LESLIE.JOHN.
HAZIM, ANDY.
HERNANDEZ, CECILE.
GONZAGA.
HILL, ALICE.AUDREY.RUTH.

HOBBS, KENDRA.LEIGHANN.
HOSANY, MUHAMMAD.AS'AD.
JIANG, RUITING.
JOBIN GAGNÉ, BERNADETTE.
THÉRESE.STÉPHANIE.
JOHNSON-RAMGEET,
NATASHA.INGRID.
JUN, WON.JAE.
KABIR, FATEMA.
KAILEY, KULBIR.KAUR.
KALIVODOVA, SVATAVA.
KALWAR, GARIMA.
KALWAR, RAMSWAROOP.
KARATSOREOS, JACOB.
ALEXANDER.
KASHEM, LUBABA.ESRAF.
KILLEN, SHONN.ANNIS.
KIRETHARAGOPALAN,
THURGA.

KNAPP, MITCHELL.DAVID.
KOCHANOWICZ,
ALEXANDRA.
KOLE, STACEY.MICHELLE.
KOUZNETSOV, SERGUEI.I.
KRASNOBRYZHA, MARIYA.
KRASNOBRYZHA, OLENA.
KUNTZ, JOSIAH.BENJAMIN.
KUZEMBAYEV, SHARAFAT.
KWOK, HOI.LAM.
KWOK, HOU.LOEN.MATTHEW.
LABRECQUE, JOSEPH.
EUGENE.JAIME.
LAM, HSING.MEI.
LAM, JULIA.LAI.MING.HON.
LANE, COOPER.ROBERT.
LARON, ROSALINA.BERNA.
LE, THI.THU.HANG.
LE, TUONG.VY.
LECCE, SANDRO.
LECLAIRE-MONFILS, SHANE.
HECTOR.
LEERING, ALEXANDER.
JOSEPH.
LI, YA.JIE.

NEW NAME

GERRIE VALENTINI, GLORIA.
ELAINE.
DAOU, MANAL.AMANDA.

NEJAD, RAHIM.
GERARD, MARCEL.DAVID.
GOLDSTEIN, GIL.MEIR.
LOUREIRO, CIDALIA.DUARTE.
GOOLSARRAN, SUBRINA.
GRAHAM, GINA.LAURA.

HALL, JANET.MARIE.
NAKHJAVANI, NIKI.
NAKHJAVANI, NOJAN.

NAKHJAVANI, SASAN.
FLYNN, AERILYN.KAILEY.
HARTLEY, BRAD.JOHN.
KAMIL, ANDY.

GONZAGA, CECILE.
HILL, AUDREY.ALICE.RUTH.
BEAUVOIR-HOBBS,
CASSANDRA.EMILIE.
HOSANY, ASAD.
JIANG, RACHEL.
DESROCHES, BERNADETTE.
THÉRESE.STÉPHANIE.

JOHNSON, NATASHA.INGRID.
JUN, JASON.WONJAE.
PERVIN, FATEMA.SANIA.
BASRA, KULBIR.KAUR.
KALIVODA, SAVY.ELLEN.
GUPTA, GARIMA.
GUPTA, RAM.

MILLIER, JACOB.ALEXANDER.
KASHEM, ISABELLA.ACIYA.
PHILIPS, SEAN.ANNIS.LUKAS.
RATNAM, CHEYANNE.
THURGA.
MC AULEY, MITCHELL.DAVID.
KNAPP.

GORSKA, ALEXANDRA.
NOLAN, SKYLAR.MACKENZIE.
KUZNETHOFF, SERGEI.I.
ROY, MARIA.
ROY, ELENA.
KONRAD, JOSIAH.BENJAMIN.
SERIKOV, SHAWN.
KWOK, SONYA.HOI-LAM.
KWOK, MATTHEW.HOU.LOEN.
LABRECQUE, JAMES.JOSEPH.
EUGENE.
LAM, ANN.HSING.MEI.
HON, JULIA.LAI-MING.
BIGGAR, COOPER.ROBERT.
VELASCO, ROSALINA.LARON.
LE, HEATHER.HANG.
LE, ANGELINA.VY.
LECCE, ALEX.SÁNDRO.

LECLAIRE, SHANE.HECTOR.
TERRY, RAPHAEL.
ALEXANDER.JOSEPH.
LI, SUSAN.YAN.PEI.

PREVIOUS NAME

LIANG, YU.YING.
LIR, AVROM.MEIR.
LIU, HUNTER.BOJUN.
LU, ZI.YI.

MACKENZIE, LUKE.WILLIAM.
MAO, PHUONG.TUYET.
MARACLE, ANNETTE.
MICHELE.
MARIANNO, HETA.HELEN.
MARKELL, SHEREE.PAULA.
MARTIN, TANYA.JESSICA.
MARTINENKO, JELIZAVETA.
MCEVOY, JESSIKA.EVELYNE.
MEDITSKOS, WILLIAM.
TEEMU.
MESSAKIAN, RETA.
MIAN, MUHAMMAD.SAFEE.
HUMAYUN.
MICHAILOV, ELEONORA.
MORAD-AZIMI, AHMAD-
OSMAN.
MOTALLEB POURYEGANEH,
KIEVAN.
MUSTARY, MST.RABEYA.
NANTAIS-HILLMAN,
FRANCINE.MARIE.
NEKOI, ARYON.
NEKOI, SERENE.
NIMER, CHARILYN.ALEJAN.
NOAKE, DAVID.EDWARD.
NOGANOSH-MILLS, CRYSTAL.
ANNE.

NOJADERA, STEPHANIE.
NORTON, LAURA.ANNE.
MARSH.
OKA, GENTARO.LEO.
OLDFIELD, FRANK.WESLEY.
OLIVO, ANNA.LIZA.P.
OWUSU, RUKIA.
OYSTON, JASON.DONALD.
PABARI, SHRITI.GIRDHARL.
PAIWAND, DOWRON.MALIK.

PATEL, MANISHA.R.
PAUL, DON.LEO.
PERERA WELIKADA,
DHANUJA.BUVANIDU.
PERERA, WELIKADAGE.
CHAM.
PERERA, WELIKADAGE.
SEHARA.DINITHRI.
PITRE, HELENE.MARIE.
POOS, JACOB.WARREN.
POOS, MARK.STEPHEN.
POPOVICH, SHANE.JACOB.
PRANGLEY, MORGAN.
PRANGLEY.
PREST. JOHN.ROBERT.HENRY.
JR.

RAJA, MEHAR-UN-NISA.
RAJANAYAGAM, NEVIN.D.
RASHIDI, KHODABAKHSH.
REEVES, CARRIE.LYNN.
REIDY, LUCAS.MARTIN.
RENZELLA, THOMAS.RYAN.
RESNICK, EVGENIA.

NEW NAME

LIANG, FANNIE.YU.YING.
LIR, AVERY.
LIU, HUNTER.JIANBING.
LU, KAREN.ZIYI.
MACKENZIE, LUKE.WILLIAM.
FOX.
TRAN, SUSAN.TUYET.
MARACLE, ANNETTE.
MICHELLE.
MARIANO, ADA.HELEN.
NAMINI, SHEREE.
REID, TANYA.JESSICA.
MARTINENKO, LIZA.
LACROIX, JESSIKA.CHARLIE.
MEDITSKOS, WILLIAM.
TEEMU.WESTON.
CHILINGIRIAN, RETA.

MIAN, SAFEE.HUMAYUN.
SEBOS, ELEONORA.

MORAD, ROMAN.
MONTANER, KAYVIN.MIGUEL.
MOTALLEB.
MUSTAFA, ROSHNI.

NANTAIS, FRANCINE.MARIE.
NEKOU, ARYON.
NEKOU, SERENE.
CUSTODIO, CHARILYN.NIMER.
NOAKE, DAVE.EDWARD.
WALKER-HABERMEL,
CRYSTAL.ANNE.
NOJADERA, STEPHANIE.
NOJADERA.

MARSH, LAURA.ANNE..
OKA, LEO.GENTARO.
OLDFIELD, WESLEY.FRANK.
PARALA, ANNA.LIZA.LIPNICA.
OWUSU, REBEKAH.
TAYLOR, JASON.ERIC.
SODHA, SHRITI.SANJAY.
PAIWAND, DERON.MALIK.
PATEL, MANISHA.
JAYESHKUMAR.
DINELLE, DONAT.OSCAR.
PERERA, DHANUJA.
BUVANIDU.

PERERA, CHAMIKA.NILANGA.

PERERA, SEHARA.DINITHRI.
PITRE, ELAINE.MARIE.
POESCH, JACOB.WARREN.
POESCH, MARK.STEPHEN.
RAMAGE, SHANE.JACOB.
PRANGLEY, MORGAN.
ELIZABETH.
PERREAULT, JOHN.ROBERT.
HENRY.
RASHID, MEHAR-UN-NISA.
SANA.
NEVIN, DHIREN.
TURAN, SAVALAN.
WEILER, CARRIE.LYNN.
REIDY, BOB.MARTIN.
CLITHEROE, THOMAS.RYAN.
RESNICK, JENNY.EVGENIA.

PREVIOUS NAME

NEW NAME

RIDOUT, KIMBERLEY.LYNNE.

BROMELL, KIMBERLEY.
LYNNE.

ROCHE, JOSIAH.RICHARD.

ROCHE, JOSIAH.CEDRIC.
RICHARD.

RODRIGUEZ, BETTY.

GAPUSAN.

GAPUSAN, BETTY.MOLINA.

ROMERAL, ROSALIE.IGNACIO.

PITTMAN, ROSALIE.

ROSATI, LUIGI.ROBERTO.

ROSATI, GINO.ROBERT.

RUTENBERG, MICHELLE.

SHENKMAN, MICHELLE.BETH.

BETH.

RUTENBERG.

SAFARIZADEH-MINAB,

KOBRA.

MINAB, SOHEILA.

SAGOO, JASMAN.PREET.SI.

SAGOO, JASSI.PREET.SINGH.

SAID, ABDURAHMAN.AMIR.

MIRJANGI, ABDURAHMAN.

MIRDEL.ABDULREHMAN.

SAID, AMIR.ABUBAKAR.

MIRJANGI, MIRDEL.

ABDULREHMAN.

SAID, AWADH.

AWADH, ABDULKADIR.

KARAMA.

SAID, YUSRA.AMIR.

MIRJANGI, YUSRA.MIRDEL.

ABDULREHMAN.

SAID, YUSUF.AMIR.

MIRJANGI, YUSUF.MIRDEL.

ABDULREHMAN.

SALIGHEHDAR, ZAHRA.

TUZI, SARAH.

SALIM, SHUFE.OMAR.

BAFAGIH, SHIFA.OMAR.

SCHRAM, QUENTEN.

MACDONALD, QUENTEN.

ALEXANDER.

ALEXANDER.KENNETH.

SEECHARRAN, DENNIS.

SEECHARRAN, TOTARAM.

TOTARAM.

SEIBEZZI, CHRISTINA.MARIA.

LONGO, CHRISTINA.MARIA.

SERGUEEVA, NADIA.

GOLOVIN, NADIA.

SERZYK, CHANA.

ROSENBAUM, HONEY.

SHAW, BRITTANY.ELENA.

SADOVSKI, BRITANI.

SHEIKH, OMAR.AHMED.

SHAIKH, OMAR.AHMED.

SHEN, YANG.

SHEN, SONIA.YANG.

SHIRLEY, DEIRDRE.ERIN.

VOTARY, DEIRDRE.ERIN.

COLLEEN.

COLLEEN.

SHLIEMOVICH, IGOR.

SHLEIMOVICH, YEHUDA.

RAFALOVICH, MICHAEL.

SIEGEL, MICHAEL.

KIRILL.

SIGOUIN, ADAM.RICHARD.

DODDRIDGE, ADAM.

TERRANCE.

RICHARD.

SINGH, BIKRAMJIT.

KANG, BIKRAMJIT.SINGH.

SINKIA-COX, YOLANDA.

SINKIA, YOLANDA.STACEY.

STACEY.SHAINA.

SHAINA.

SINKIA-COX-REID, JAIDYN.

REID SINKIA, JAIDYN.XAVIER.

XAVIER.

SIVAKUMARAN, NAROASAN.

SIVAKUMARAN, NAROSAN.

SMITH, RICHARD.KYLE.

IRVINE, RICHARD.KYLE.

SOUTHCOTT, JENNI-LYNN.

WARREN, JENNI-LYNN.

ST FLEUR-DUFORTE,

DUFORTE, SOLANGE.

SOLANGE.

STAVROPOULOS,

ALEXANDROS.

ETOLI, ALEXANDROS.

STEWART, AYESHA.DANIELLE.

STEWART-MENDEZ, AYESHA.

DANIELLE.

STORM, GUINEVERE.ANN.

STORM, JENNIFER.ANN.

SUN, XING.YI.

SUN, CYNTHIA.XINGYI.

SUTHERLAND, MARTHE.

SUTHERLAND, MARTHA.

PAULINE.

PAULINE.

TAHER, SEERWAN.

TAHIR, SIRWAN.A.

TAHSIN, ANEEQA.

HASAN, ANEEQA.TAHSIN.

DAHER ELIAS, MARYAM.

JOSEPH.

TALINI, MARYAM.

TANG, GERRARD.JIALIN.

TANG, JIALIN.

TANG, MING.KEUNG.KAM.

TIM.

TANG, MING.KEUNG.

TANG, VINSON.

XUAN, VINSON.WEI.

TAREKE, SABA.TEDLA.

TEDLA, SABA.TAREKE.

PREVIOUS NAME

NEW NAME

TESFATSION, SARAH.NAOMI.

EMBAYE, SARAH.NAOMI-
MARICOS.

THAMBIMUTHU

SIVARATNAM,

SIVARATNAM,
THASEEKARAN.

THASEEKARAN.

THILLAINATHAN,

THILLAINATHAN, ASHATH.

KOWSHIGAN.

THILLAINATHAN, PRASSATH.

THILLAINATHAN, LATHAN.

THILLAINATHAN, PRASSATH.

THOMAS, CATHRYN.JANE.

THOMAS, CATHRYN.JAYNE.

THOMPSON, ALAN.CAMERON.

THOMPSON, CAMERON.ALAN.

TORRES GOMES, EDUARDO.

GOMES, EDUARDO.JOSE.

JOSE.

TORRES.

TRAN, THI.NGOC.LINH.

TRAN, LINH.THI.NGOC.

TRAN, THI.NGOC.PHUONG.

TRAN, PHUONG.THI.NGOC.

TRAN, THIEN.PHUC.

TRAN, PHUC.THIEN.

TREMBLAY, JOSEPH.LEON.

TREMBLAY, JOHN.JEAN.

JEAN.

LACZO, AMBERLYNN.

TRUDELL, AMBERLYNN.

MICHELLE.

MICHELLE.

SALIAN, ABHISHEK.UMESH.

UMESH, ABHISHEK.

MATTHEWS, KIMBERLY-
ANNE.MARIE.VANDERLINDEN, KIMBERLY-
ANNE.MARIE.MATTHEWS, KIMBERLY-
ANNE.MARIE.

VEERAPATHIRA MAHADEV,

SENTHILNAYAKAN,

MANICHELVI.

MANICHELVI.

VIGH, TRISTAN.THOMAS.

STATES, TRISTAN.THOMAS.

WALLACE, KEEGAN.JAMES.

WALLACE-NEVILLE, KEEGAN.
JAMES.

WALUGEMBE, MATHEW.

BERGH, MATHEW.RODNEY.

WANG, YIXUAN.

WALUGEMBE.

WARDOWSKI, LESZEK.

WANG, NINA.YIXUAN.

JOSEPH.

WARDOWSKI, LESZEK.

WEN, WANGMEIZI.

FRANCISZEK.

WEST, SARAH.LYNNE.

WEN, MEI.WANGMEIZI.

WHITE, DOLAN.JOHN.

TONELLI, SARAH.LYNNE.

WILLIAMS, KATHLEEN.

WALKER, DOLAN.JOHN.

WILSON, JAMES.EDWARD.

STEENSTRA, KATHLEEN.

WONG, CHOI.HUNG.

WILSON, CLIFFORD.JAMES.

WONG, IO.IEONG.

WONG, RAINBOW.CHOI.HUNG.

WONG, MARCO.

WONG, COLBERT.IO.IEONG.

WONG, TSZ.KIU.

WANG, JIAN.ZHONG.

WONG, TSZ.KIU.

WONG, VENUS.TSZ.KIU.

WONG, TSZ.KIU.

MERIAM WRAITH, JO-ANNE.

WRAITH, JO-ANNE.MAUREEN.

MAUREEN.

YIIN, PEINI.

YIN, PENNY.PEINI.

YOUNG, MICHAEL.CHARLES.

DI BERNARDO, MICHAEL.

MARK.

CHARLES.MARK.

ZAIN, JOSHUA.GEORGE.

TITTERTON, JOSHUA.GOERGE.

TITTERTON.

ROSCA-ZENDER, CLAUDIA.

ZENDER OSORIO, CLAUDIA.

ALEJANDRA.

ALEJAND.

ALEJANDRA.

ZHANG, CHUN.WAI.

ZHANG, DAVID.CHUN.WAI.

ZHANG, YING.

ZHANG, AUDREY.YING.

ZHILTSOV, MICHAIL.

ZHILTSOFF, MICHAEL.

ZHU, PINGTING.

ZHU, CHELSEA.

ZINKEN, COURTNEY.

ZINKEN, KOURTNIE..

MARGARET.

MARGARET.

ZVEREV, VIATCHESLAV.

RUBAN, VIATCHESLAV.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(144-G518)

OFNLP AGREEMENT 2011

THE AGREEMENT effective as of the 22 day of August, 2011

BETWEEN:

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO,
as represented by the Minister of Finance

(the "Province")

- and -

ONTARIO LOTTERY AND GAMING CORPORATION
a corporation without share capital established under the *Ontario Lottery and Gaming Corporation Act, 1999*
(the "OLG")

- and -

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP
ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP
limited partnerships formed under the laws of Ontario

(the "Recipient")

RECITALS:

WHEREAS the Province is prepared to provide the Recipient with a payment to address the impact of the provincial portion of the harmonized sales tax on Casino Rama net revenues;

NOW THEREFORE in consideration of the mutual covenants and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are expressly acknowledged, the Parties agree as follows:

ARTICLE 1
INTERPRETATION AND DEFINITIONS

1.1 Interpretation. For the purposes of interpretation:

- (a) words in the singular include the plural and *vice versa*;
- (b) words in one gender include all genders;
- (c) the background and the headings do not form part of the Agreement; they are for reference only and shall not affect the interpretation of the Agreement;
- (d) any reference to dollars or currency shall be to Canadian dollars and currency; and
- (e) "include", "includes" and "including" shall not denote an exhaustive list.

1.2 Definitions. In the Agreement, the following terms shall have the following meanings:

"Agreement" means this agreement entered into between the Province, OLG and the Recipient and includes all of the schedules listed in section 1.3.

"CRRA" means the Casino Rama Revenue Agreement dated June 9, 2000 and schedules thereto, attached to this Agreement as Schedule "A".

"DOA" means the Amended and Restated Development and Operating Agreement dated March 18, 1996 and schedules thereto.

"Effective Date" means the date set out at the top of this Agreement.

"Funds" means the funds provided to the Recipient pursuant to the provisions of this Agreement and Article 4 in particular.

"GRSFA" means the Gaming Revenue Sharing and Financial Agreement dated February 19, 2008 and schedules thereto.

"Parties" means the Province, the OLG and the Recipient.

"Party" means either the Province, the OLG or the Recipient.

"Transaction" means the receipt and distribution of the Funds by the Recipient to First Nations in Ontario pursuant to the provisions of the CRRA and Article 4 of this Agreement.

1.3 Schedules. The Agreement includes the following schedules:

- (a) Schedule "A" – Casino Rama Revenue Agreement dated June 9, 2000
- (b) Schedule "B" – Full and Final Release

- 1.4 **Application of CRRA.** The Parties hereby agree to incorporate by reference all the terms and conditions of the CRRA and agree that the CRRA applies to the Transaction and this Agreement, except to the extent that any terms and conditions of the CRRA are expressly excluded by the provisions of this Agreement.

ARTICLE 2

REPRESENTATIONS AND WARRANTIES

- 2.1 The Recipient represents and warrants to and in favour of the Province:
- (a) It is and shall continue to be for the term of the Agreement a validly existing legal entity with full power to fulfill its obligations under the Agreement and to represent all of the First Nations set out in the CRRA and the GRSFA. The execution, delivery and performance of this Agreement has been duly and validly authorized by the necessary corporate actions of the Recipient and its general and limited partners and, when executed and delivered by the Recipient, constitutes a legal, valid and binding obligation of the Recipient enforceable in accordance with the terms hereof.
 - (b) The Recipient has established and shall maintain throughout the Term administrative practices and governance procedures to provide for the prudent and effective management and distribution of the Funds.
 - (c) The Recipient will use the Funds exclusively for the Transaction and for no other purposes.
 - (d) The Recipient will promptly notify the Province of any material change that would adversely affect the ability of the Recipient to fulfill its obligations under this Agreement or the carrying out of the Transaction.
- 2.2 **Compliance with Laws.** The Recipient shall be in compliance with all applicable laws which could affect the Recipient and the Agreement during the term.
- 2.3 **Supporting Documentation.** Upon request, the Recipient shall provide the Province with proof of the matters referred to in Article 2 of this Agreement.

ARTICLE 3

TERM OF THE AGREEMENT

- 3.1 **Term.** The term of the Agreement shall commence on the Effective Date and shall expire on the date on which the Recipient has fully expended the Funds for the purposes of carrying out the Transaction.

ARTICLE 4

FUNDS AND REPORTING

- 4.1 **Funds Provided.** The Province shall direct the OLG to pay the Recipient the Funds in the manner and on the date calculated as below:
- (a) **Payment Amount:** on the execution of this Agreement by all the Parties and the execution of the full and final release required under section 4.4, an amount of \$7,296,015 based on the audited financial data and the OLG external auditor's *Specified Procedures Report* from Casino Rama for the year ending March 31, 2011, which amount represents the final calculation made by the OLG of the impact of the provincial portion of the harmonized sales tax ("HST") on the net revenues of Casino Rama for the period July 1, 2010 to March 31, 2011.
- 4.2 **Set Off.** If as a result of the amount determined under section 4.1(a) the Recipient owes any monies, including any Funds, to the Province, whether or not their return or repayment has been demanded by the Province, such monies shall be deemed to be a debt due and owing to the Province and the OLG by the Recipient, and the Province and/or the OLG shall have a right of set-off as against any payments required to be made to the Recipient under the CRRA and/or the GRSFA, as well as a right of set-off for any claims made by the Recipient or any First Nations who are limited partners of the OFNLP or the OFNLP 2008 (including any First Nations who are unsigned First Nations as at the date of the Agreement and who subsequently become limited partners of the OFNLP or the OFNLP 2008) in respect of the Transaction as against any payments required to be made to the Recipient under the CRRA and/or the GRSFA.
- 4.3 **Use of Funds and Reporting.** The Parties agree that the Funds shall be used and reported on in a manner consistent with the use of revenues under the CRRA and shall be distributed by the Recipient pursuant to the requirements of the CRRA, and that the appointment of the Joint Appointee under the CRRA shall include review of this distribution.
- 4.4 **Release.** The Recipient shall execute and deliver to the Province and the OLG a full and final release in the form of the attached Schedule "B". The executed release shall be held in escrow by counsel for the Recipient and released out of escrow to the Province and the OLG immediately upon payment of the Funds to the counsel for Recipient.
- 4.5 **No Control of Records.** No provision of the Agreement shall be construed so as to give the Province or the OLG any control whatsoever over the Recipient's records.
- 4.6 **Enurement.** The Agreement shall enure to the benefit of and be binding upon the Parties and their respective heirs, executors, administrators, successors and permitted assigns.

ARTICLE 5

GOVERNING LAW ETC.

- 5.1 **Governing Law.** The Agreement and the rights, obligations and relations of the Parties shall be governed by and construed in accordance with the laws of the Province of Ontario and the applicable federal laws of Canada. Any actions or proceedings arising out of or in connection with the Agreement or the Transaction shall be conducted in Toronto, Ontario.

- 5.2 **Agreement into Effect.** The Parties shall do or cause to be done all acts or things necessary to implement and carry into effect the terms and conditions of the Agreement to its full extent.
- 5.3 **Time.** Time is of the essence of this Agreement.
- 5.4 **Survival.** Article 2 (Representations and Warranties) Article 4 (Funds and Reporting), section 6.4 (Indemnification) shall survive any termination or cancellation of this Agreement. Without limiting the foregoing, all representations and warranties of the Recipient contained herein or in any certificate or other writing delivered in connection herewith will survive the transactions contemplated hereby and are material and have been or will be relied upon by the Province and the OLG notwithstanding any investigation made by or on behalf of the Province and the OLG. For the purpose of the foregoing, all statements contained in any certificate or other writing delivered by or on behalf of the Recipient pursuant hereto or in connection with the transactions contemplated hereby shall be deemed to be representations and warranties of the Recipient contained herein.

ARTICLE 6
ENTIRE AGREEMENT AND LIMITATION OF LIABILITY

- 6.1 **Entire Agreement.** The Agreement constitutes the entire agreement between the Parties with respect to the subject matter contained in the Agreement and supersedes all prior oral or written representations and agreements.
- 6.2 **Modification of Agreement.** The Agreement may only be amended by a written agreement duly executed by the Parties.
- 6.3 **Limitation of Liability.** In no event will the Province or the OLG be responsible for any direct or indirect or consequential damages of any kind sustained by the Recipient or its general partner or limited partners (including any First Nations who are unsigned First Nations as at the date of the Agreement and who subsequently become limited partners of the OFNLP or the OFNLP 2008), or any members of its limited partners, arising from the Transaction.
- 6.4 **Indemnification.** The Recipient hereby agrees to indemnify and hold harmless the Province and the OLG from and against any and all liability, loss, costs, damages and expenses (including legal, expert and consultant fees), causes of action, actions, claims, demands, lawsuits or other proceedings, sustained, incurred, brought or prosecuted by its general partners or limited partners (including any First Nations who are unsigned First Nations as at the date of the Agreement and who subsequently become limited partners of the OFNLP or the OFNLP 2008) or any member of its limited partners, in any way arising out of or in connection with the Transaction or otherwise in connection with the Agreement.

The Parties have executed this Agreement on the dates set out below.

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO
as represented by the Minister of Finance

Date

ONTARIO LOTTERY AND GAMING CORPORATION

Name:
Title

Date

I have authority to bind the Corporation

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP
by its general partner, Ontario First Nations General Partner Inc.

I have authority to bind the limited partnership

Date

ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP
by its general partner, New OFNLP General Partner Limited

I have authority to bind the limited partnership

Date

SCHEDULE "A"
CASINO RAMA REVENUE AGREEMENT DATED JUNE 9, 2000

**HER MAJESTY THE QUEEN IN RIGHT
OF ONTARIO AS REPRESENTED BY THE
HONOURABLE JAMES FLAHERTY, ATTORNEY GENERAL
AND MINISTER RESPONSIBLE FOR NATIVE AFFAIRS**

AND

ONTARIO LOTTERY AND GAMING CORPORATION

AND

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

AND

MNJIKANING FIRST NATION LIMITED PARTNERSHIP

CASINO RAMA REVENUE AGREEMENT

DATED: June 9, 2000

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Schedule M—Form of Confidentiality Agreement

Schedule N—Statement of Claim

Schedule O—Acknowledgement and Consent of Limited Partners

Schedule P—Acknowledgement and Consent of the Chiefs of Ontario

Schedule Q—Acknowledgement and Consent of Mnjikaning First Nation

Schedule R—Protocol Agreement

THIS AGREEMENT made on the 9th day of June, 2000.

BETWEEN:

**HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO, as
represented by the Honourable James Flaherty, Attorney General
and Minister Responsible for Native Affairs**

- and -

**ONTARIO LOTTERY AND GAMING CORPORATION, a Crown
agency established pursuant to the Enabling Legislation**

- and -

**ONTARIO FIRST NATIONS LIMITED PARTNERSHIP, a limited
partnership formed pursuant to the laws of the Province of Ontario**

- and -

**MNJIKANING FIRST NATION LIMITED PARTNERSHIP, a limited
partnership formed pursuant to the laws of the Province of Ontario**

RECITALS

WHEREAS:

1. The Province and the Ontario First Nations, as represented by the Chiefs of Ontario, agreed to the establishment of an Ontario First Nations casino as a vehicle to enhance, among other things, the growth and capacity of Ontario First Nations in respect of community development, health, education, economic development and cultural development;
2. The Complex was established on reserve lands of Mnjikaning First Nation;
3. Subject to the terms of this Agreement, the Province agrees that the Ontario First Nations as represented by the Limited Partnerships are to receive the Accumulated Net Revenues and the Ongoing Net Revenues in respect of the Complex, as long as the Complex continues to be conducted and managed by OLGC or the Province or OLGC or the Province is entitled to Ongoing Net Revenues, whichever is later;
4. OFN Limited Partnership has been established by the Ontario First Nations (other than Mnjikaning First Nation), among other things, to receive their share of the Accumulated Net Revenues and the Ongoing Net Revenues in respect of the Complex;
5. Mnjikaning First Nation has established MFN Limited Partnership to receive their share of the Accumulated Net Revenues and the Ongoing Net Revenues in respect of the Complex;

NOW THEREFORE, in consideration of the respective covenants, agreements, representations and warranties herein contained, and other good and valuable consideration, and with acknowledgement of, and respect for the existing relationships between the Province and the Ontario First Nations, the Province, OLGC, OFN Limited Partnership and MFN Limited Partnership agree as follows:

ARTICLE 1 **INTERPRETATION AND PURPOSE**

1.1 Definitions

As used herein, including the recitals and Schedules hereto, the following terms shall have the respective meanings indicated below:

- (a) "Accruals" has the meaning ascribed thereto in the OFN Limited Partnership Agreement or the MFN Limited Partnership Agreement, as applicable;
- (b) "Accumulated Net Revenues" means the Gross Revenues that have accumulated since the opening of the Complex to and including March 31, 2000, less the amounts paid or withdrawn in accordance with Sections 6.2(i) to 6.2(xv) of the Development and Operating Agreement up to and including such date including, without limitation or duplication, payments of winnings to players, the Win Contribution, the OLGC Charge, and the Operating Expenses, Debt Repayments and Extraordinary Expenses defined as follows:
 - (1) "Operating Expenses" has the meaning ascribed thereto in the Development and Operating Agreement, and includes without limitation, all amounts, in accordance with the Development and Operating Agreement, paid to the Operator, the Rama Allocation, complimentaries, payments in respect of Specified Local Services, payments under the Ground Lease, insurance premiums, costs incurred in respect of FF&E Repairs, and generally all other payments made pursuant to and in accordance with the provisions of the Development and Operating Agreement in connection with the operation of the Complex, plus amounts paid or repaid into reserves, including the Capital Renewals Reserve and the Operating Reserves;
 - (2) "Debt Repayments" means all amounts expended for repayment of debt (including interest and other amounts charged in respect thereof) for the development, financing and operation of the Complex; and
 - (3) "Extraordinary Expenses" means expenditures which were made or for which a liability has been incurred on or prior to March 31, 2000 on a non-recurring basis, including:

- (i) payments made for the Community Centre, Seniors Centre and Off-Site Infrastructure Facilities as provided for in the Development and Operating Agreement as specifically described in Schedule B;
 - (ii) the costs and expenses of the Province in relation to the negotiation and settlement of this Agreement, such amount not to exceed \$1,500,000;
 - (iii) the costs and expenses of the Chiefs of Ontario and Mnjikaning First Nation in relation to the negotiation and settlement of this Agreement in the amount of \$2,700,000; and
 - (iv) other off-site infrastructure improvements not provided for in the Development and Operating Agreement as specifically described in Schedule B;
- (c) "Administrative Office" means the administrative offices identified in the OFN Limited Partnership Agreement or the MFN Limited Partnership Agreement, as the case may be;
 - (d) "AGCO Levy" means the Alcohol and Gaming Commission of Ontario levy applied against the Complex pursuant to Subsection 14(4)4 of the Enabling Legislation;
 - (e) "Agreement" means this agreement entitled Casino Rama Revenue Agreement as amended, modified, supplemented or restated by the parties hereto from time to time;
 - (f) "Agreement Rate of Interest" means the Prime Rate plus 1% per annum, calculated and compounded monthly;
 - (g) "Ancillary Documents" means in respect of any of this Agreement, the Metis Litigation Agreement, the OFN Limited Partnership Agreement, the MFN Limited Partnership Agreement, the Shareholders Agreement, the Protocol Agreement and the acknowledgements and consents required pursuant to Sections 12.16 and 12.17 hereof, any amendment, supplement or restatement thereof and any notice, consent, waiver, certificate or instrument to be made in respect hereof or thereof;
 - (h) "Approved Investments" means any investment referred to in Schedule I;
 - (i) "Approved Operating Budget" has the meaning ascribed thereto in the Development and Operating Agreement;
 - (j) "Arbitrator" means the person mutually agreed upon by the parties or appointed pursuant to the Arbitration Act, 1991 (Ontario), as further described in Section 9.3;
 - (k) "Bank Accounts" means the bank accounts established by OLGC for exclusive use in connection with the Complex as defined in Section 6.1 of the Development and Operating Agreement;
 - (l) "Business Day" means any day which is not a Saturday, Sunday or day observed as a holiday in the Province of Ontario under the laws of the Province of Ontario or the federal laws of Canada applicable therein;
 - (m) "Capital Renewals" has the meaning ascribed thereto in the Development and Operating Agreement;
 - (n) "Capital Renewals Reserve" has the meaning ascribed thereto in the Development and Operating Agreement;
 - (o) "Chiefs in Assembly" means a duly called and properly constituted general meeting of the duly elected Chiefs of Ontario First Nations;
 - (p) "Chiefs of Ontario" means the not-for-profit company incorporated under the laws of the Province of Ontario under the name Indian Associations Co-Ordinating Committee of Ontario Inc. established by the Ontario First Nations;
 - (q) "Community Centre" has the meaning ascribed thereto in the Development and Operating Agreement;
 - (r) "Complex" has the meaning ascribed thereto in the Development and Operating Agreement but does not include any assets, business, facilities and amenities which are established through the use of funds by MFN Limited Partnership pursuant to Section 3.4, but shall include assets acquired using Gross Revenues (including loans or other financing repaid through Gross Revenues) of the Complex;
 - (s) "Complex Lands" has the meaning ascribed thereto in the Development and Operating Agreement;
 - (t) "Complex Sublease" has the meaning ascribed thereto in the Development and Operating Agreement;
 - (u) "Development and Operating Agreement" means the agreement by that name dated March 18, 1996, as amended April 15, 1996, among, inter alia, Ontario Casino Corporation (a predecessor of OLGC), Chippewas of Rama First Nation and CHC Casinos Canada Limited, and as further amended, modified, supplemented or restated from time to time, and includes such further agreements that may be entered into for the development, financing and operation of a hotel and entertainment complex, provided that if the Development and Operating Agreement as herein defined is terminated or not renewed, Development and Operating Agreement shall mean any subsequent agreement or arrangement in which, directly or indirectly, the Province (or OLGC) continues to conduct and manage the Complex or continues to be entitled to receive Ongoing Net Revenues, whichever is later;
 - (v) "Enabling Legislation" means the Ontario Lottery and Gaming Corporation Act, 1999, and the regulations made thereunder, as the same may be modified, amended or replaced from time to time;
 - (w) "FF&E Repairs" has the meaning ascribed thereto in the Development and Operating Agreement;
 - (x) "Force Majeure" means any bona fide delay or state of affairs beyond the control of a party hereto which shall cause or contribute towards any such party being unable to fulfil or being delayed or restricted in the fulfilment of such party's obligations, including any such delay or state of affairs attributable in whole or in part to:

- (i) the non-supply, non-provision or non-delivery of any service or utility or of the doing of any work or the making of any repairs,
 - (ii) inability to obtain, or shortages in any required material, goods, equipment, service, utility or labour,
 - (iii) any applicable law or by reason of its inability to procure any Governmental Consent, provided in the case of OLG and the Province, Governmental Consent shall not include any Governmental Consent of Ontario or under the laws of Ontario,
 - (iv) any strikes, lockouts, slowdowns or other combined action of workers or labour disputes,
 - (v) litigation or threatened litigation,
 - (vi) accidents, acts of God, insurrection, war, riots or civil commotions, or
- (vii) failure of any Person (other than a party hereto) to provide any consent or approval for which a request is made;
- (y) "Future Generations Fund" has the meaning ascribed thereto in the OFN Limited Partnership Agreement;
- (z) "Games of Chance" means a lottery scheme that may be conducted and managed by a government of a province under the authority of paragraph 207(1)(a) of the Criminal Code (Canada), as may be amended from time to time;
- (aa) "General Partners" means the OFN General Partner and the MFN General Partner;
- (ab) "Governmental Authority" means any government, parliament, legislature, regulatory authority, agency, commission, board, court or instrumentality of Canada or any province thereof having jurisdiction, but excluding OLG;
- (ac) "Governmental Consent" means any licence, right, permit, franchise, privilege, registration, direction, decree, consent, order, permission, approval or authority to be issued or provided by a Governmental Authority;
- (ad) "Gross Revenues" has the meaning ascribed thereto in the Development and Operating Agreement;
- (ac) "Ground Lease" has the meaning ascribed thereto in the Development and Operating Agreement;
- (af) "Ground Rent" has the meaning ascribed thereto in the Development and Operating Agreement;
- (ag) "Implementation Committee" has the meaning ascribed thereto in Section 8.5.2;
- (ah) "including" means including without limitation;
- (ai) "Indebtedness" means all indebtedness for borrowed money, all indebtedness under any conditional sale or other title retention agreement, all liabilities represented by a note or other evidence of indebtedness, all obligations under leases, all guarantees of indebtedness of another Person and all other liabilities of a Person;
- (aj) "Indian Act" means the Indian Act, R.S.C. 1985, c.I-5, as amended;
- (ak) "Initial Period" means the five year period beginning August 1, 1996 and ending July 31, 2001;
- (al) "Investment Income" has the meaning ascribed thereto in the OFN Limited Partnership Agreement;
- (am) "Joint Appointee" means the person appointed under Section 4.4.1 of this Agreement;
- (an) "Limited Partner" means an Ontario First Nation which is a limited partner of OFN Limited Partnership;
- (ao) "Limited Partner Expense" means an Expense as defined in the OFN Limited Partnership Agreement and the MFN Limited Partnership Agreement applicable to a Limited Partner or MFN Limited Partner, as the case may be;
- (ap) "Limited Partnerships" means OFN Limited Partnership and MFN Limited Partnership;
- (aq) "Metis Litigation Agreement" means the agreement by that name dated the date hereof among the Province, OFN Limited Partnership and MFN Limited Partnership;
- (ar) "MFN Claim" has the meaning ascribed thereto in Section 2.8.7;
- (as) "MFN General Partner" means Mnjikaning Chippewas General Partner Inc.;
- (at) "MFN Limited Partnership" means the Mnjikaning First Nation Limited Partnership;
- (au) "MFN Limited Partnership Agreement" means the agreement between MFN General Partner and Mnjikaning First Nation, as amended, modified, supplemented or restated from time to time, a true copy of which is attached hereto as Schedule L;
- (av) "Mnjikaning Entity" means Mnjikaning First Nation or any person who is related to or does not deal at arm's length with Mnjikaning First Nation within the meaning of the Income Tax Act (Canada) (including any entities owned in whole or in part by any such person or by all or substantially all members of Mnjikaning First Nation but excluding individual members of Mnjikaning First Nation);
- (aw) "Mnjikaning First Nation" and "MFN Limited Partner" means the Chippewas of Mnjikaning First Nation;

- (ax) "Near Band" means an Ontario aboriginal group recognized by the Chiefs in Assembly that is not a Status Band but which is engaged in processes to become a Status Band (i.e. it has applied for and is actively pursuing recognition as a band under the Indian Act), and "Near Bands" means every Near Band; provided that:
- (i) each Ontario aboriginal group referred to in Schedule A.1 at the date hereof shall be deemed to be a Near Band for the period commencing on the beginning of the Initial Period and consistent with the provisions of Section 1.2; and
 - (ii) each Ontario aboriginal group added to Schedule A.1 subsequent to the date hereof pursuant to Section 1.2 shall be deemed to be a Near Band for the period commencing on the date on which it became a Limited Partner pursuant to the OFN Limited Partnership Agreement and consistent with the provisions of Section 1.2;
- (ay) "Off-Site Infrastructure Facilities" has the meaning ascribed thereto in the Development and Operating Agreement;
- (az) "OFN General Partner" means Ontario First Nations General Partner Inc.;
- (aaa) "OFN Limited Partnership" means the Ontario First Nations Limited Partnership;
- (aab) "OFN Limited Partnership Agreement" means the agreement among the Ontario First Nations and the OFN General Partner, as amended, modified, supplemented or restated from time to time, a true copy of which is attached hereto as Schedule K;
- (aac) "OLGC" means the Ontario Lottery and Gaming Corporation, a Crown agency established pursuant to the Enabling Legislation, its predecessor Ontario Casino Corporation, and its successors and permitted assigns; 10
- (aad) "OLGC Account" means the account that has been designated by OLGC under Section 6.2(xvi) of the Development and Operating Agreement;
- (aac) "OLGC Charge" means the Ontario Lottery and Gaming Corporation operating expenses contemplated under Subsection 14(4)3 of the Enabling Legislation, including reimbursement to OLGC of all ongoing costs incurred by it in connection with the fulfilment of its obligations under the Development and Operating Agreement, the Material Agreements (as that term is defined in the Development and Operating Agreement), and this Agreement, including legal, accounting and managerial costs and expenses;
- (aaf) "Ongoing Net Revenues" means the Gross Revenues generated after March 31, 2000, less the amounts required to be paid or withdrawn in accordance with Sections 6.2(i) to 6.2(xv) of the Development and Operating Agreement from time to time after such date including, without limitation or duplication, payments of winnings to players, the Win Contribution, the OLGC Charge, the AGCO Levy, and the Operating Expenses, Debt Repayments and Extraordinary Expenses defined as follows:
- (1) "Operating Expenses" has the meaning ascribed thereto in the Development and Operating Agreement, and includes without limitation, all amounts, in accordance with the Development and Operating Agreement, paid to the Operator, the Rama Allocation, complimentaries, payments in respect of Specified Local Services, payments under the Ground Lease, insurance premiums, costs incurred in respect of FF&E Repairs, and generally all other payments made pursuant to and in accordance with the provisions of the Development and Operating Agreement in connection with the operation of the Complex, plus amounts paid or repaid into reserves, including the Capital Renewals Reserve and the Operating Reserves;
 - (2) "Debt Repayments" means all amounts expended for repayment of debt (including interest and other amounts charged in respect thereof) related to the development, financing and operation of the Complex; and
 - (3) "Extraordinary Expenses" means:
 - (i) the costs and expenses of the Joint Appointee appointed pursuant to Section 4.4;
 - (ii) the cost of the Province incurred to implement and monitor this Agreement to a maximum of \$100,000 annually for one full-time equivalent staff person and to a maximum of \$50,000 annually for administrative, secretarial, accounting, legal and other expenditures, such amounts to be increased annually by the average annual salary increase paid to employees of the Province classified in the Senior Management Group; and
 - (iii) the amount of any Judgment (as defined in Section 2.15.5), including without limitation or duplication, any award of costs and prejudgment and post judgment interest, in favour of one or more Claimants (as defined in Section 2.15.5), as provided in Section 2.15.6;
- (aag) "Ontario First Nations" means the First Nations in the Province of Ontario, as further defined in Section 1.2;
- (aah) "Operating Reserve" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aai) "Operating Year" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aa j) "Operator" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aak) "Partnership Expense" means an Expense as defined in the OFN Limited Partnership Agreement and the MFN Limited Partnership Agreement applicable to OFN Limited Partnership or MFN Limited Partnership, as the case may be;
- (aal) "Permits" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aam) "Permitted Interim Investments" means any investment referred to in Schedule J;
- (aan) "Person" or "person" includes an individual, corporation, partnership, firm, trust, joint venture, association, unincorporated organization, body corporate, personal representative, co-operative association or Governmental Authority or an Ontario First Nation;

- (aao) "Prime Rate" means the rate of interest per annum established and reported by The Bank of Nova Scotia to the Bank of Canada from time to time as a reference rate of interest in order to determine the interest rate it will charge for demand loans in Canadian funds to its Canadian customers and which it refers to as its "prime lending rate" or "prime rate";
- (aap) "Protocol Agreement" means the agreement named Casino Rama Protocol Agreement dated the date hereof and to be entered into concurrently with this Agreement among the Limited Partnerships, the Chiefs of Ontario and Mnjikaning First Nation, an execution ready copy of which is attached hereto as Schedule R;
- (aaq) "Province" means Her Majesty the Queen in right of Ontario;
- (aar) "Rama Allocation" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aas) "Rama Entities" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aat) "Revenue Arrangements" has the meaning ascribed thereto in Section 1.15.1;
- (aau) "Rolling Draft" means the document entitled "Summary of Discussions to December 1, 1997 First Nations Fund" dated Monday, December 7, 1998, and all previous such summaries of discussion so titled, including documents dated Monday, March 30, 1998, December 1, 1997 and July 26, 1996;
- (aav) "Seniors Centre" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aaw) "Shareholders Agreement" means the agreement among the OFN General Partner and Ontario First Nations as shareholders of the OFN General Partner of even date as amended and restated from time to time;
- (aax) "Specified Local Services" has the meaning ascribed thereto in the Development and Operating Agreement;
- (aay) "Status Band" means an Ontario First Nation that is recognized as a band under the Indian Act; and
- (aaz) "Win Contribution" means the payments made under Subsection 14(4)2 of the Enabling Legislation to the Consolidated Revenue Fund of the Province.

1.2 Ontario First Nations under this Agreement

- 1.2.1 For the purposes of this Agreement, Ontario First Nations means the list of Ontario First Nations set forth in Schedule A attached hereto, as it may be added to or changed to reflect First Nations located in Ontario that are Status Bands, and, subject to the provisions of this Section 1.2, Near Bands.
- 1.2.2 In order for (a) a Near Band listed in Schedule A.1 at the date hereof (an "Existing Near Band") or (b) an Ontario aboriginal group that is a Near Band which has been recognized subsequent to the date of this Agreement in accordance with Section 2.15 of the OFN Limited Partnership Agreement (a "New Near Band") to continue to be regarded as a Near Band and an Ontario First Nation for the purposes of this Agreement, it must not incur a Loss of Status Event as provided in Section 1.2.4.
- 1.2.3 If a Near Band's application to the Department of Indian Affairs and Northern Development of the Government of Canada ("DIAND") to become a Status Band is not approved (a) in the case of an Existing Near Band, by the third anniversary of the date of this Agreement, or (b) in the case of a New Near Band, by the third anniversary of the date on which such New Near Band became a Limited Partner in accordance with Section 2.15 of the OFN Limited Partnership Agreement, then the relevant Near Band must establish to the reasonable satisfaction of the Province that its application is under active consideration by DIAND and that the Near Band has taken all reasonable steps to advance its application to become a Status Band.
- 1.2.4 In the event that (a) the application of a Near Band to become a Status Band is (i) refused within the applicable three year period referred to in Section 1.2.3, or (ii) neither approved nor refused within such applicable three year period; and (b) the Near Band cannot establish to the reasonable satisfaction of the Province that (i) the application is under active consideration by DIAND, and (ii) the Near Band has taken all reasonable steps to advance its application to become a Status Band following such refusal or expiry of such three year period, as the case may be, then the Province shall be entitled to provide a written notice to OFN Limited Partnership that such Near Band has failed to comply with this Section 1.2.4 (a "Loss of Status Event").
- 1.2.5 Upon receipt by the OFN Limited Partnership from the Province of a notice of the occurrence of a Loss of Status Event in respect of a Near Band, such Near Band shall immediately cease to be a Near Band for the purposes of this Agreement. Any Near Band which incurs a Loss of Status Event shall not be considered to be an Ontario First Nation for the purposes of this Agreement unless and until it subsequently becomes a Status Band and is recognized in accordance with Section 2.15 of the OFN Limited Partnership Agreement.
- 1.2.6 OFN Limited Partnership shall provide timely notice to the Province of any revisions to Schedules 1.1B and 1.1F of the OFN Limited Partnership Agreement and, upon receipt thereof by the Province, Schedules A and A.1 hereof shall be deemed to be amended to give effect to such revisions. Without limiting the generality of the foregoing, if an aboriginal group that is a Near Band ceases to be recognized by the Chiefs in Assembly or suffers a Loss of Status Event, Schedules A and A.1 hereof shall be deemed to be amended accordingly.
- 1.2.7 OFN Limited Partnership agrees that:
 - (a) any distribution to which a Near Band may be entitled under this Agreement or the OFN Limited Partnership Agreement shall be made to a sister First Nation band on behalf of the Near Band;
 - (b) such sister First Nation band shall be responsible for distributing the funds to the Near Band;
 - (c) all reporting, accountability and other requirements provided for hereunder and in the OFN Limited Partnership Agreement in respect of the Near Band, including providing annually a list of the members of the Near Band to OFN Limited Partnership, shall be performed by the Near Band through the offices of the sister First Nation band; and

- (d) notwithstanding the foregoing paragraphs (a), (b) and (c), the sister First Nation band shall not be responsible, liable, in non-compliance with this Agreement or the OFN Limited Partnership Agreement or the acknowledgement and consent of the Near Band required pursuant to Section 12.16, or subject to any remedies, sanctions or other actions against it hereunder or thereunder, for the noncompliance of the Near Band with the provisions of such agreements, acknowledgement and consent.

For the purpose of this Section 1.2.7, "sister First Nation band" means a First Nation band located in Ontario that is a Status Band, is nominated by a Near Band, and agrees to act on behalf of the Near Band for the purposes contemplated in this Section 1.2.7.

1.3 References

Except as otherwise specifically indicated, all references to Article, Section and Subsection numbers refer to Articles, Sections and Subsections of this Agreement, and all references to Schedules refer to the Schedules attached hereto. The words "herein", "hereof", "hereunder", "hereinafter", and words of similar import refer to this Agreement as a whole and not to any particular Article, Section or Subsection hereof. Any defined terms and section references included in definitions contained in this Agreement that reference the Development and Operating Agreement shall be included by reference herein to the extent necessary to give effect to the definitions contained in this Agreement.

1.4 Accounting Terms

Accounting terms used herein, unless otherwise defined, shall have the meaning accorded thereto by Canadian generally accepted accounting principles. The financial statements referred to herein, whether audited or unaudited, shall be prepared in accordance with Canadian generally accepted accounting principles.

1.5 Schedules

The Schedules attached to this Agreement and listed below shall have the same force and effect as if the information contained therein were contained in the body of this Agreement:

- (a) Schedule A—Ontario First Nations
- (a.1) Schedule A.1—Near Bands
- (b) Schedule B—Initial Statement (Accumulated Net Revenues)
- (c) Schedule C—Quarterly Statement (Ongoing Net Revenues)
- (d) Schedule D—Annual Statement (Ongoing Net Revenues)
- (e) Schedule E—Annual Statement (Non-Arm's Length and Related Party Transactions)
- (f) Schedule F—Ontario First Nations Financial Statements
- (g) Schedule G—OFN Limited Partnership Report to Province
- (h) Schedule H—MFN Limited Partnership Report to Province
- (i) Schedule I—Approved Investments
- (j) Schedule J—Permitted Interim Investments
- (k) Schedule K—OFN Limited Partnership Agreement
- (l) Schedule L—MFN Limited Partnership Agreement
- (m) Schedule M—Form of Confidentiality Agreement
- (n) Schedule N—Statement of Claim
- (o) Schedule O—Acknowledgement and Consent of Limited Partners
- (p) Schedule P—Acknowledgement and Consent of the Chiefs of Ontario
- (q) Schedule Q—Acknowledgement and Consent of Mnjikaning First Nation
- (r) Schedule R—Protocol Agreement

1.6 Currency

References to money herein are references to lawful currency of Canada.

1.7 Number and Gender

Unless the context requires otherwise, words importing the singular include the plural and *vice versa* and words importing gender include all genders.

1.8 Business Days

If any payment is required to be made or other action is required to be taken pursuant to this Agreement on a day which is not a Business Day, then such payment or action shall be made or taken on the next Business Day.

1.9 Calculation of Interest

In calculating interest payable under this Agreement for any period of time, the first day of such period shall be included and the last day of such period shall be excluded.

1.10 Table of Contents and Headings

The table of contents hereto and the headings of any Article, Section or part thereof are inserted for purposes of convenience only and do not form part hereof.

1.11 Recitals and Schedules

The recitals and Schedules hereto form part of this Agreement.

1.12 Statute Reference

Any reference in this Agreement to any statute or any section thereof shall, unless otherwise expressly stated, also be deemed to be a reference to such statute or section as amended, restated, re-enacted or replaced from time to time.

1.13 Purpose

The purpose of this Agreement is to set out the terms agreed to between the Province and the Limited Partnerships upon which the Accumulated Net Revenues and Ongoing Net Revenues, if any, generated by the Complex will be distributed to the OFN Limited Partnership and MFN Limited Partnership and to provide for certain matters related thereto.

1.14 No Obligations or Interests

Nothing express or implied in this Agreement:

- (a) obliges the Province or OLGC to continue to manage and conduct or provide for the operation of the Complex in the future other than during the term of the Development and Operating Agreement;
- (b) creates any interest in the Complex in favour of Ontario First Nations, the Limited Partnerships or the Chiefs of Ontario;
- (c) limits the right of OLGC and the Province to conduct and manage the Complex and to provide for its operation in accordance with applicable laws; or
- (d) modifies, extinguishes or derogates from any interest that OLGC or any Mnjikaning Entity may have under the Development and Operating Agreement.

1.15 No Prejudice

- 1.15.1 Notwithstanding any other provision of this Agreement, except as provided in Sections 1.15.2, 1.15.4 and 2.8.8, each of (and any combination of) this Agreement, the Metis Litigation Agreement, the OFN Limited Partnership Agreement, the MFN Limited Partnership Agreement, the Shareholders Agreement, the Protocol Agreement and the acknowledgements and consents required pursuant to Sections 12.16 and 12.17 (collectively the "Revenue Arrangements") and the Ancillary Documents are without prejudice to any rights, claims or defences that any party hereto, the Chiefs of Ontario or any of the Ontario First Nations may have in respect of:
- (i) the MFN Claim referred to in Section 2.8.7;
 - (ii) the claim referred to in Section 10.1 relating to the Win Contribution; or
 - (iii) any claim which asserts an obligation of the Province or OLGC to continue to conduct and manage and provide for the operation of the Complex, or to distribute the revenues of the Complex to Ontario First Nations beyond the term of this Agreement and beyond the term of the Development and Operating Agreement.
- 1.15.2 Nothing in any of (or in any combination of) the Revenue Arrangements and the Ancillary Documents, including Section 12.5 hereof, shall affect the ability of any court or tribunal to determine the admissibility of and, if admissible, to rely upon, prior or contemporaneous negotiations, agreements, representations, discussions, understandings, proposals, whether oral or written, including the Rolling Draft, in respect of the claims referred to in Section 1.15.1. Notwithstanding the foregoing, the parties agree that the existence of the Revenue Arrangements and the Ancillary Documents and any of the provisions contained herein or therein and the contents of any negotiations leading to the Revenue Arrangements and any Ancillary Documents after December 7, 1998, will not be advanced as evidence or legal argument in support or defence of any of the claims or defences referred to in Section 1.15.1.
- 1.15.3 Nothing in any of (or in any combination of) the Revenue Arrangements and the Ancillary Documents shall affect the ability of a party to commence an action contemplated by Section 1.15.1 of this Agreement prior to the expiry of the term of this Agreement or the Metis Litigation Agreement.
- 1.15.4 The parties agree that notwithstanding the outcome of the claims contemplated by Section 1.15.1, but subject to Section 2.8.8, the parties shall be bound by the other terms of this Agreement until this Agreement is terminated in accordance with its terms.
- 1.15.5 Nothing in any of (or in any combination of) the Revenue Arrangements and the Ancillary Documents abrogates or derogates from any existing aboriginal or treaty right pursuant to Section 35 of the *Constitution Act, 1982*.

ARTICLE 2
TRANSFER OF FUNDS

2.1 Acknowledgement of Accumulated Net Revenues Received to Date

- 2.1.1 The Limited Partnerships acknowledge and agree to the receipt by the Chiefs of Ontario of \$2,700,000 out of the Gross Revenues referenced in Section 1.1(b) representing the costs and expenses of the Chiefs of Ontario and Mnjikaning First Nation in negotiating and settling this Agreement.
- 2.1.2 The Limited Partnerships acknowledge and agree to the receipt by the Province of the sum of \$1,500,000 out of the Gross Revenues referenced in Section 1.1(b) representing the costs and expenses of the Province in negotiating and settling this Agreement.

2.2 Immediate Transfer to OFN Limited Partnership

OLGC has today provided to OFN Limited Partnership a certified cheque or other immediately available funds in the amount of \$266,223,948.46, being 65% of the Accumulated Net Revenues including all interest earned thereon.

2.3 Immediate Transfer to MFN Limited Partnership

OLGC has today provided to MFN Limited Partnership a certified cheque or other immediately available funds in the amount of \$143,351,356.86, being 35% of the Accumulated Net Revenues including all interest earned thereon.

2.4 Monthly Transfer to OFN Limited Partnership

Subject to Section 2.8, OLGC shall transfer to OFN Limited Partnership, by way of wire transfer, as soon as reasonably practicable but in no event later than the last Business Day of each month, 65% of all funds accumulated in the OLGC Account for the preceding month (including all interest earned thereon), less amounts paid for or amounts reserved to pay liabilities in respect of Extraordinary Expenses (as the term is defined in the definition of Ongoing Net Revenues). Such amount shall be transferred to an account designated by OFN Limited Partnership for this purpose. The funds transferred each month will constitute the monthly instalment of Ongoing Net Revenues which will be reconciled at the end of each Operating Year as contemplated by Section 2.6.

2.5 Monthly Transfer to MFN Limited Partnership

Subject to Section 2.8, OLGC shall transfer to MFN Limited Partnership, by way of wire transfer, as soon as reasonably practicable but in no event later than the last Business Day of each month, 35% of all funds accumulated in the OLGC Account for the preceding month (including all interest earned thereon), less amounts paid for or amounts reserved to pay liabilities in respect of Extraordinary Expenses (as the term is defined in the definition of Ongoing Net Revenues). Such amount shall be transferred to an account designated by MFN Limited Partnership for this purpose. The funds transferred each month will constitute the monthly instalment of Ongoing Net Revenues which will be reconciled at the end of each Operating Year as contemplated by Section 2.6.

2.6 Transfers of Ongoing Net Revenues to the Limited Partnerships

After the transfer of Accumulated Net Revenues pursuant to Sections 2.2 and 2.3, OLGC shall transfer Ongoing Net Revenues by way of monthly installments as required by Sections 2.4 and 2.5, except as otherwise provided in this Agreement. The amounts transferred under Sections 2.4 and 2.5 shall be reconciled with the Ongoing Net Revenues as reported in the report contemplated by Section 2.13.3 at the end of each Operating Year and any adjustment required after such reconciliation will be settled by way of increase or decrease in the next monthly transfers under Sections 2.4 and 2.5 provided, however, that in no circumstances shall OLGC be required to pay amounts in excess of amounts deposited into the OLGC Account pursuant to the Development and Operating Agreement nor, for greater certainty, be charged interest on account or in respect of any such excess amount. This provision does not affect the Province's obligation under Section 9.5.

2.7 No Commingling

Ongoing Net Revenues deposited into the OLGC Account pursuant to Section 6.2(xvi) of the Development and Operating Agreement shall be held and maintained separately by OLGC and not commingled with any other funds of OLGC or the Province, pending distribution in accordance with the terms of this Agreement. OLGC shall cause funds deposited in the OLGC Account to be held in an account maintained with a Canadian chartered bank listed in Schedule I to the *Bank Act* (Canada) which account bears a competitive rate of interest, taking into consideration the amount and duration of balances that are held therein. OLGC agrees that it shall cause the Operator to make payments required to be made by it from time to time into the OLGC Account in accordance with Section 6.2(xvi) of the Development and Operating Agreement.

2.8 Post-Initial Period

- 2.8.1 (a) Subsequent to the Initial Period, the 35% share of Ongoing Net Revenues referred to in Section 2.5 shall be subject to and distributed in accordance with this Section 2.8.
- (b) OFN Limited Partnership and MFN Limited Partnership agree with the Province that the Protocol Agreement shall provide that the 35% allocation of Ongoing Net Revenues referred to in Section 2.5 shall, for the period(s) subsequent to the Initial Period, be reviewed by the Chiefs in Assembly before July 31, 2001 and that, except as may be consented to in writing by the Province, Sections 3.1 and 3.7 of the Protocol Agreement will not, directly or indirectly, be amended. Any amendment or deletion, directly or indirectly, of Section 3.1 or 3.7 of the Protocol Agreement without the Province's written consent will be void and of no force and effect for the purposes of this Agreement.
- 2.8.2 Pending a judgment of a court of final jurisdiction with no further right of appeal in the MFN Claim, and on at least 60 days' prior notice to OLGC and the Province, the 35% share of Ongoing Net Revenues referred to in Section 2.5 shall be distributed, in accordance with a joint direction of the Chiefs of Ontario as directed by the Chiefs in Assembly and of Mnjikaning First Nation (a) to one or both of the Limited Partnerships, and (b) as to any disputed amount referred to in the joint direction, to a joint account jointly established by the Limited Partnerships, and designated in writing by the Limited Partnerships to OLGC.
- 2.8.3 Following a judgment of a court of final jurisdiction with no further right of appeal in the MFN Claim, (i) the 35% share of Ongoing Net Revenues referred to in Section 2.5 in respect of all periods after the expiry of any joint direction under Section 2.8.2, and (ii) all amounts (if any) held in the joint

account jointly established by the Limited Partnerships under the Protocol Agreement (as referred to in Section 2.8.2 hereof), shall be distributed in accordance with the said judgment:

- (a) as to any entitlement of Mnjikaning First Nation pursuant to the said judgment, to MFN Limited Partnership in the manner set forth in Sections 2.5 and 2.8.8; and otherwise
 - (b) to MFN Limited Partnership and/or OFN Limited Partnership on such percentage basis as the Chiefs of Ontario may from time to time direct on at least 60 days' prior notice to OLGC and the Province by way of a copy of a resolution passed by the Chiefs in Assembly, for such periods as the directions may provide, in the same manner (except as to percentages) as set forth in Sections 2.4 and 2.5.
- 2.8.4 During the period referred to in Section 2.8.2, where OLGC does not receive a joint direction under Section 2.8.2, it shall retain in a segregated account the 35% share of Ongoing Net Revenues referred to in Section 2.5. OLGC shall cause such funds to be held in an account maintained with a Canadian chartered bank listed in Schedule I to the *Bank Act* (Canada) which account bears a competitive rate of interest, taking into consideration the amount and duration of balances that are held therein.
- 2.8.5 Subsequent to the Initial Period, OFN Limited Partnership shall distribute Ongoing Net Revenues received by it pursuant to Section 2.4 as modified by this Section 2.8 together with interest accrued thereon on the basis of a formula determined from time to time by a resolution of the Chiefs in Assembly. Such formula shall provide for a transfer of a portion of such funds (and interest accrued thereon) to each Limited Partner, and shall incorporate factors reflecting the 23 population and remoteness of Ontario First Nations and such other factors as the Chiefs of Ontario may from time to time determine with the prior written approval of the Province, such approval not to be unreasonably withheld.
- 2.8.6 The parties hereto agree that any direction delivered to OLGC and the Province in accordance with Section 2.8.2 or Section 2.8.3(b) of this Agreement shall be final and binding in all respects concerning the distribution to the Limited Partnerships of any amounts of Ongoing Net Revenues in accordance with the terms of such direction and no proceedings of any kind whatsoever shall be taken against or by the Province or OLGC or their respective directors, officers, employees, servants or agents for the recovery or repayment of any amounts of Ongoing Net Revenues distributed to the Limited Partnerships in accordance with the terms of any such direction.
- 2.8.7 The parties hereto acknowledge and agree that, except as provided in Sections 1.15.2, 1.15.4 and 2.8.8, nothing in this Agreement shall:
- (i) prejudice or affect any claim which may be instituted in a legal proceeding by or against Mnjikaning First Nation in respect of an alleged continuing entitlement of Mnjikaning First Nation to receive a 35% share of Ongoing Net Revenues beyond the Initial Period (the "MFN Claim"); or
 - (ii) constitute any admission or recognition by the Province, OLGC, OFN Limited Partnership, the Chiefs of Ontario or any Ontario First Nation that Mnjikaning First Nation is legally entitled to receive any percentage of Accumulated Net Revenues or Ongoing Net Revenues except as provided by this Agreement.
- 2.8.8 (a) In the event there is a judgment of a court of final jurisdiction with no further right of appeal in the MFN Claim which entitles Mnjikaning First Nation to receive a share of the Ongoing Net Revenues which is different from that:
- (i) provided for in this Agreement;
 - (ii) provided for in a distribution scheme determined by the Province in the event this Agreement is terminated pursuant to Section 11.4, Section 11.6 or otherwise; or
 - (iii) provided for by a negotiated or unilaterally imposed amendment to this Agreement under Section 2.15.5, Section 11.4, Section 11.6 or otherwise; the parties agree that this Agreement or such distribution scheme or such amendment, as the case may be, shall be automatically amended to the extent necessary to give effect to such judgment as it relates only to the share of the Ongoing Net Revenues to be distributed to MFN Limited Partnership.
- (b) MFN Limited Partnership agrees that Mnjikaning First Nation shall not seek or enforce any other remedy in respect of the MFN Claim which would, directly or indirectly, conflict or be inconsistent with the terms of this Agreement, or any distribution scheme determined by the Province in the event this Agreement is terminated pursuant to Section 11.4, Section 11.6 or otherwise, it being the intention of the parties that notwithstanding the outcome of the MFN Claim, MFN Limited Partnership shall continue to be bound by all other terms of this Agreement.

2.9 No Other Transfers

OLGC shall not distribute, pay, use or transfer any Ongoing Net Revenues from the OLGC Account except in accordance with this Agreement or in accordance with applicable law, without prejudice to the rights and remedies of the Limited Partnerships under applicable law.

2.10 [Intentionally deleted]

2.11 Interest on Late Transfers

If any amount to be transferred by OLGC under this Article 2 is not transferred on the date OLGC is required to transfer such amount, such amount shall bear interest from such date (or, in the case of transfers provided for in any of Sections 2.4, 2.5, 2.8.2 and 2.8.3, from the last Business Day of the relevant month) until the date of transfer at the Agreement Rate of Interest, except in the case of Force Majeure in which case such amount shall bear interest at the actual rate received by OLGC thereon.

2.12 Books and Records

OLGC shall keep, or cause to be kept, full, complete and adequate books of account and such other records as are necessary to reflect the results of the operation of the Complex. OLGC shall keep, or cause to be kept, the books and records for the Complex in all material respects in accordance with Canadian generally accepted accounting principles.

2.13 Reports**2.13.1 Initial Report to Limited Partnerships – Accumulated Net Revenues**

OLGC shall, as soon as practicable, but no less than 90 days after the date hereof, prepare and submit to OFN Limited Partnership and MFN Limited Partnership, a report substantially in the form of Schedule B setting out the calculation of the Accumulated Net Revenues transferred to OFN Limited Partnership and MFN Limited Partnership under Sections 2.2 and 2.3 hereof together with an auditor's report thereon.

2.13.2 Quarterly Report to Limited Partnerships–Ongoing Net Revenues

OLGC shall provide to OFN Limited Partnership and MFN Limited Partnership within 90 days from the date hereof, and quarterly thereafter, a report substantially in the form of Schedule C (as amended from time to time to reflect changes in the Development and Operating Agreement), setting out the calculation of the Ongoing Net Revenues paid to OFN Limited Partnership and MFN Limited Partnership for each quarter under Article 2.

2.13.3 Annual Report to Limited Partnerships

OLGC shall, within 90 days after the end of each Operating Year of the Complex, prepare and submit to OFN Limited Partnership and MFN Limited Partnership a report substantially in the form of Schedule D (as amended from time to time to reflect changes in the Development and Operating Agreement), setting out the calculation of the Ongoing Net Revenues transferred to OFN Limited Partnership and MFN Limited Partnership for the Operating Year under Sections 2.4 and 2.5 (or as may be modified by Section 2.8) together with an auditor's report thereon.

2.13.4 Non-Arm's Length Report

OLGC shall, as soon as practicable but not less than 90 days after the end of each Operating Year, prepare and submit (or cause the Operator to prepare and submit) to OFN Limited Partnership and MFN Limited Partnership, a report substantially in the form of Schedule E setting forth a description of the nonarm's length contracts and transactions (as defined in Section 8.7.1(b) of this Agreement) or series of such transactions exceeding \$100,000 which occurred during such Operating Year, other than those with any Mnjikaning Entities, together with an auditor's report thereon.

2.13.5 Annual Financial Statements for Complex

OLGC shall deliver to OFN Limited Partnership as soon as practicable and, in any event, within 90 days after the end of each Operating Year of the Complex, the annual audited financial statements of the Complex approved by OLGC's external auditors.

2.13.6 Other Information

OLGC shall provide the following information to the directors of the OFN General Partner and the MFN General Partner, in at least sufficient detail for such directors to administer their businesses, and the rights and interests of the Limited Partnerships under this Agreement and the agreements referred to herein:

- (a) financial projections for the Complex for the following Operating Year within 10 days of approval thereof by the OLGC Board of Directors and the Province; and
- (b) financial performance and information for the Complex on the basis provided to the Board of Directors of OLGC on a quarterly basis; and

OFN General Partner and MFN General Partner acknowledge that any financial projections for the Complex are estimates and the giving of such projections shall not be construed as a guarantee or warranty by the Operator or OLGC that such projections will, in fact, occur.

2.14 Confidentiality

2.14.1 Each of OFN Limited Partnership and MFN Limited Partnership agrees to maintain in confidence all information provided by OLGC pursuant to this Article 2 in accordance with Section 12.1. OFN Limited Partnership and MFN Limited Partnership shall cause the directors of OFN General Partner and MFN General Partner, respectively, to execute appropriate confidentiality arrangements in favour of the respective Limited Partnership in accordance with Section 12.1 and substantially in the form of Schedule M, and OFN Limited Partnership and MFN Limited Partnership agree that any breach by any director of such confidentiality arrangements shall be deemed to be a breach of this Agreement by OFN Limited Partnership or MFN Limited Partnership, as the case may be.

2.14.2 Should OFN Limited Partnership or MFN Limited Partnership breach the confidentiality provisions contained in Section 2.14.1, or should any director of OFN General Partner or MFN General Partner breach the confidentiality provisions referred to in Section 2.14.1, OLGC may, in its discretion and acting reasonably, cease providing all or part of the information which OLGC is required to provide under this Agreement, for such time and to such persons as OLGC may determine.

2.15 Unsigned First Nations

2.15.1 Capitalized terms used in this Section 2.15 but not otherwise defined in this Agreement shall have the respective meanings given to them in the OFN Limited Partnership Agreement.

2.15.2 The parties acknowledge and agree that Section 5.3 of the OFN Limited Partnership Agreement includes certain provisions dealing with Unsigned First Nations.

2.15.3 OFN Limited Partnership represents and warrants that the OFN Limited Partnership Agreement shall provide that OFN General Partner will hold in a segregated account all amounts to which Unsigned First Nations would be entitled had they been Limited Partners (the "Held Amounts" and individually, a "Held Amount") and that each such amount will not be distributed to any person other than the Unsigned First Nation to which it relates except as provided in this Section 2.15 hereof and in Section 5.3 of the OFN Limited Partnership Agreement. OFN Limited Partnership and the Province shall review this Section 2.15 at the end of each fiscal year of OFN Limited Partnership and determine whether the Held Amounts should continue to be held by OFN General Partner or otherwise used as provided in Section 5.3 of the OFN Limited Partnership Agreement.

- 2.15.4.1 Subject to Section 2.15.6, OFN General Partner shall pay out of the Held Amount attributable to an Unsigned First Nation (but not otherwise), such amounts as are necessary in order to satisfy all claims, actions, demands, losses, damages, costs, liabilities, fines, expenses (including, without limitation or duplication, legal fees and disbursements) or other proceedings, by whomsoever made, sustained, brought or prosecuted, whether joint or several, together with interest thereon at the Agreement Rate of Interest from the date each is incurred until the date it is satisfied (collectively "Losses"), which are suffered by the parties to this Agreement or the Protocol Agreement or any of their respective directors, officers, employees, servants or agents (each a "Protected Party" and collectively, the "Protected Parties") and which are attributable to any claim by such Unsigned First Nation:
- (i) that it has an interest in the subject matter of this Agreement, the Metis Litigation Agreement, or the Protocol Agreement that is not subject to the terms of those agreements; or
 - (ii) that it is entitled to any amount or rights greater than those provided for under the OFN Limited Partnership Agreement; (all such Losses being the Unsigned First Nation's "Liabilities"); provided that, if such Held Amount is not sufficient to satisfy all of the Unsigned First Nation's Liabilities in full, OFN General Partner shall divide and distribute such Held Amount among the relevant Protected Parties in such shares as their respective entitlements to compensation bear to the total entitlements to compensation of all such Protected Parties.
- 2.15.4.2 Subject to Section 2.15.6, in the event that the Held Amount attributable to an Unsigned First Nation is not sufficient to satisfy all of its Liabilities, OFN General Partner shall divide and distribute all future payments to which such Unsigned First Nation (whether such Unsigned First Nation becomes a Limited Partner or not) would otherwise become entitled under the Revenue Agreement and the OFN Limited Partnership Agreement among the relevant Protected Parties on the same basis as set out in Section 2.15.4.1 until the Unsigned First Nation's Liabilities are satisfied in full.
- 2.15.5 If one or more Unsigned First Nations obtain a judgment of a court of final jurisdiction with no further right of appeal (the "Claimants"), which establishes or declares any right or entitlement claimed by an Unsigned First Nation as contemplated in Section 2.15.4.1 (the "Judgment") the parties agree, subject to the terms of the Judgment, to enter into good faith negotiations with each other and the Claimants in accordance with the Judgment, for the distribution of the Ongoing Net Revenues of the Complex through such amendments to this Agreement as are necessary to address the terms of the Judgment. In the event that the parties to this Agreement and the Claimants are unable to negotiate any such mutually acceptable agreement within 180 days of the Judgment, the Province may unilaterally amend this Agreement to address the terms of the Judgment by providing written notice to the other parties hereto of the Province's election to unilaterally amend this Agreement pursuant to this Section and the terms of such unilateral amendment. Upon such unilateral amendment, the Province will distribute Ongoing Net Revenues to Ontario First Nations on a fair and reasonable basis and, to the extent possible, on terms consistent with the terms of this Agreement prior to its amendment. The parties acknowledge that an objective of any amendment negotiated or unilaterally imposed shall be to minimize the changes to the existing terms of this Agreement.
- 2.15.6 Notwithstanding Section 2.15.4, the parties agree that the amount of any Judgment, including without limitation or duplication, any award of costs and prejudgment and postjudgment interest, in favour of one or more Claimants shall be payable by OLGC as an Extraordinary Expense which shall be deducted from Gross Revenues as contemplated in Section 1.1(aaf)(3) and any Held Amount attributable to that Claimant shall first be used to satisfy all Liabilities of that Claimant other than those referred to in this Section 2.15.6 and upon such satisfaction, any balance of such Held Amount shall be used to satisfy the Liabilities of such Claimant referred to in this Section 2.15.6.

ARTICLE 3 USE OF FUNDS

3.1 Use of Funds by OFN Limited Partnership

- 3.1.1 Subject to Accruals, Approved Investments and Partnership Expenses, 75% of the funds received by OFN Limited Partnership from OLGC under Article 2 shall be distributed among Ontario First Nations (other than Mnjikaning First Nation) in accordance with the provisions contained in Articles 5 and 6 of the OFN Limited Partnership Agreement.
- 3.1.2 Subject to the Métis Litigation Agreement, 25% of the funds received by OFN Limited Partnership from OLGC under Article 2 shall be held, invested and distributed as the Future Generations Fund in accordance with the provisions of the OFN Limited Partnership Agreement.
- 3.2 OFN and MFN Limited Partnership Agreement Provisions to be Unamended
- 3.2.1 Except as may be consented to in writing by the Province, OFN Limited Partnership agrees that:
- (a) Sections 2.2, 5.1, 6.2, the definitions of "Formula" as well as the defined terms included in such Sections and definition, of the OFN Limited Partnership Agreement, shall remain unamended for the Initial Period;
 - (b) Sections 2.1, 2.3, 2.4, 2.5, 2.15, 2.16, 5.2, 5.3, 6.1, 6.6, 7.1, 11.1, 11.2, 11.3, 11.4, 11.5, 12.2, 12.3, 12.4, 15.4, 16.1, 17.5 and 19.1, the definitions of "Accruals", "Approved Investments", "Approved Purposes", "Expenses" and "Permitted Interim Investments" and Schedules 11.1 and 11.2(a), as well as the defined terms included in such Sections and definitions, of the OFN Limited Partnership Agreement, shall remain unamended for the term of this Agreement; and
 - (c) Sections 6.2, 8.1, 8.2, 8.3 and 8.4, as well as the defined terms included in such Sections, of the OFN Limited Partnership Agreement shall remain unamended during the term the Metis Litigation Agreement remains in force.

Any amendment or deletion of any such provision without the Province's written consent will be void and of no force and effect for the purposes of this Agreement.

3.2.2 Except as consented to in writing by the Province, MFN Limited Partnership agrees that:

- (a) Section 2.2, as well as the defined terms included in such Section, of the MFN Limited Partnership Agreement shall remain unamended for the Initial Period;
- (b) Sections 2.1, 2.3, 2.4, 2.5, 6.1, 7.1, 11.1, 11.2, 11.3, 11.4, 11.5, 12.2, 12.3, 12.4, 15.4, 16.1, 17.5 and 19.1, the definitions of "Accruals", "Approved Investments", "Approved Purposes", "Expenses", "Permitted Interim Investments" and Schedules 11.1 and 11.2(a), as well as the

defined terms included in such Sections and definitions, of the MFN Limited Partnership Agreement shall remain unamended for the term of this Agreement; and

- (c) Sections 8.1, 8.2, 8.3 and 8.4, as well as the defined terms included in such Sections, of the MFN Limited Partnership Agreement shall remain unamended during the term the Metis Litigation Agreement remains in force.

Any amendment or deletion of any such provision without the Province's written consent will be void and of no force and effect for the purposes of this Agreement.

3.2.3 OFN Limited Partnership and MFN Limited Partnership agree that:

- (a) the definitions of "Investment Income" and "Expenses" in the OFN Limited Partnership Agreement will not be amended without the consent of MFN Limited Partnership; and
- (b) the definitions of "Investment Income" and "Expenses" in the MFN Limited Partnership Agreement will not be amended without the consent of OFN Limited Partnership.

3.3 Purposes of Funds

- 3.3.1 OFN Limited Partnership agrees with the Province that the OFN Limited Partnership Agreement shall provide that the funds distributed by it to Ontario First Nations, including the Future Generations Fund and Investment Income from Approved Investments, shall, subject to Partnership Expenses, Limited Partner Expenses, Accruals and Approved Investments pending expenditure in accordance with this Section 3.3, be used by Ontario First Nations for capital and/or operating expenditures in respect of (a) community development; (b) health; (c) education; (d) economic development; (e) cultural development, of Ontario First Nations (other than Mnjikaning First Nation) and their territories and members; which may include (i) the service or repayment of any Indebtedness existing at the date hereof in respect of any of the foregoing purposes; (ii) the service or repayment of any Indebtedness incurred subsequent to the date hereof in respect of any of the foregoing purposes; and (iii) the defence and enforcement of any rights or claims in respect of any of the foregoing purposes.

- 3.3.2 OFN Limited Partnership, MFN Limited Partnership and the Province recognize that many expenditures could reasonably be categorized as more than one of the foregoing.

- 3.3.3 Where, in respect of Indebtedness incurred prior to the date of this Agreement:

- (a) there is some evidence that the Indebtedness was incurred for one or more of the purposes referred to in this Section 3.3; and
- (b) the lack of more complete evidence is reasonably attributable to one or more of the period of time that has passed since the incurrence of such Indebtedness, any loss of records due to fire, flood or other reasons beyond the Limited Partner's control, consolidation or other refinancing of Indebtedness, or limitations of record-keeping of the Limited Partner due to its limited size, remoteness or lack of financial resources;

then OFN Limited Partnership and the Province agree that the Joint Appointee shall resolve any reasonable doubt as to whether or not the Indebtedness was incurred for one or more of the purposes referred to in this Section 3.3 in favour of a conclusion that the Indebtedness was so incurred.

3.4 Use of Funds by MFN Limited Partnership

- 3.4.1 Subject to the Metis Litigation Agreement, Accruals, Partnership Expenses, Limited Partner Expenses and Approved Investments pending expenditure in accordance with this Section 3.4.1, the funds received by MFN Limited Partnership from OLG under Article 2 whether during the Initial Period or thereafter and distributed to Mnjikaning First Nation in accordance with the MFN Limited Partnership Agreement, shall, unless otherwise agreed by way of a written amendment in accordance with Section 12.4, be used:

- (a) directly for the purposes of creating:
- (i) a competitive advantage for the Complex as a destination resort; and
- (ii) developments, facilities and services to promote a greater and broader range of visitors to the Complex; including additional developments, facilities and services outside the scope of the Complex, such as hotel, resort, entertainment, recreational and cultural facilities, and facilities ancillary thereto, and other commercial, economic and similar developments and facilities, which are constructed for the purpose of attracting a greater and broader range of visitors to the Complex; provided that such facilities and services are not incompatible in a material respect with any business planning programs mutually agreed between any Mnjikaning Entity that is a party to the Development and Operating Agreement and OLG; and
- (b) in respect of the purposes of:
- (i) facilitating, promoting and enhancing economic, community and cultural development in the Mnjikaning First Nation area and surrounding area;
- (ii) creating developments, facilities and services to provide health, education, training and other similar services for Members of Mnjikaning First Nation; and
- (iii) maintaining, developing and improving the infrastructure of Mnjikaning First Nation, to support and advance community development, health, education, economic development and cultural development of Mnjikaning First Nation.

- 3.4.2 OFN Limited Partnership, MFN Limited Partnership and the Province agree that the uses of funds set out in Section 3.4.1(b) will be deemed to have the result of indirectly increasing the competitive advantage of the Complex.

- 3.4.3 Subject to Accruals, Partnership Expenses, Limited Partner Expenses and Approved Investments pending the use of funds in accordance with Section 3.4.1, the funds received by MFN Limited Partnership and Investment Income from Approved Investments shall be used primarily for the purposes set out in Section 3.4.1(a).

3.4.4 The uses of funds in paragraphs 3.4.1(a) and (b) may, subject to Section 3.4.3, include (i) the service or repayment of any Indebtedness existing at the date hereof incurred by Mnjikaning First Nation after July, 1996 in respect of any of the purposes set out in those paragraphs; and (ii) the defence and enforcement of any rights or claims in respect of any of those purposes.

3.5 First Nations Traditions

The parties acknowledge and agree that the purposes set forth in Sections 3.3 and 3.4 are to be interpreted to include within their meaning and scope the cultures, traditions, values, beliefs, methods and practices of Ontario First Nations.

3.6 Returns from Permitted Investments

The restrictions in Sections 3.3 and 3.4 apply to Investment Income earned on such funds and to returns of capital in respect of such funds but do not apply to the use or distribution of income from businesses, interests or facilities established, developed or enhanced through funding under Section 3.3 or Section 3.4.

ARTICLE 4 FIRST NATIONS REPORTING

4.1 Report to OFN Limited Partnership by Limited Partners

OFN Limited Partnership agrees that the OFN Limited Partnership Agreement shall provide that each Limited Partner which has received a distribution under Section 3.1 for a fiscal year shall provide to OFN Limited Partnership audited financial statements for the distributions and expenses during the fiscal year within 120 days of the fiscal year end of the OFN Limited Partnership. OFN Limited Partnership will use reasonable efforts to obtain from each Limited Partner that has received a distribution under Section 3.1 the audited statements in accordance with the terms of the OFN Limited Partnership Agreement. The financial statements shall show the expenses by category as set forth in Section 3.3.1, and the amount of such expenses that, in the reasonable opinion of the Limited Partner, are for the benefit of future generations, and shall be substantially in the form of Schedule F. OFN Limited Partnership shall provide a copy of such financial statements to the Joint Appointee within 10 days of receipt thereof.

4.2 OFN Limited Partnership Report to Province

- 4.2.1 Based on a review of the reports it has received referred to in Section 4.1 above, OFN Limited Partnership shall provide to the Province and the Joint Appointee annually within a reasonable time, but not later than 150 days after OFN Limited Partnership's fiscal year end, a report substantially in the form of Schedule G.
- 4.2.2 If a Limited Partner that has failed to provide the report contemplated in Section 4.1 within the time period referred to therein, subsequently delivers the contemplated report to OFN Limited Partnership, then OFN Limited Partnership shall deliver to the Province and the Joint Appointee a supplemental report in relation to that Limited Partner. The supplemental report shall be substantially in the form of Schedule G and shall be delivered within 30 days of OFN Limited Partnership having received the late report from the Limited Partner. Sections 4.2, 4.3, 4.4, 4.5, 4.6 and 4.8 shall apply to any such supplemental report.
- 4.2.3 OFN Limited Partnership shall also deliver to the Province and the Joint Appointee within a reasonable time, but not later than 90 days after OFN 35 Limited Partnership's fiscal year-end, audited financial statements of OFN Limited Partnership, including a schedule setting forth the specific amount of funds transferred to each Limited Partner during such year and the dates of such distributions and also including a schedule setting forth: (i) the Held Amount attributable to each Ontario First Nation that was an Unsigned First Nation at the end of such fiscal year; and (ii) the total of the Held Amounts at the end of such fiscal year.
- 4.2.4 OFN Limited Partnership shall also deliver to the Province and the Joint Appointee within a reasonable time, but not later than 90 days after OFN Limited Partnership's fiscal year-end, audited financial statements for the Future Generations Fund held by it for the year then ended.
- 4.3 MFN Limited Partnership Report to OFN Limited Partnership and Province.
- 4.3.1 MFN Limited Partnership shall provide to OFN Limited Partnership and the Joint Appointee:
- (a) not later than 90 days after MFN Limited Partnership's fiscal year end, audited financial statements; and
 - (b) within a reasonable time, but not later than 30 days, after the end of each of the first three quarters of such fiscal year, unaudited quarterly financial statements; for its distributions, expenditures and all Section 3.1 Amounts (as defined in the Metis Litigation Agreement) during that fiscal period.
- 4.3.2 MFN Limited Partnership shall provide a report substantially in the form of Schedule H to OFN Limited Partnership and the Joint Appointee annually within a reasonable time, but not later than 90 days after MFN Limited Partnership's fiscal year end.
- 4.3.3 OFN Limited Partnership shall provide a copy of the financial statements referred to in Section 4.3.1 and the Schedule H report referred to in Section 4.3.2 to the Province annually within a reasonable time, but not later than 90 days after the receipt thereof.
- 4.4 Joint Appointee
- 4.4.1 The Province and OFN Limited Partnership shall, within 120 days of the date of this Agreement, within 60 days after the second anniversary date hereof, and annually thereafter, mutually appoint a person, not in the employ of the Province or of the Ontario First Nations, who shall be a certified general or chartered accountant, unless otherwise mutually agreed, to act as the joint appointee of the parties for the purposes of this Agreement (the "Joint Appointee"). The appointment of the Joint Appointee shall continue until a replacement is appointed by the Province and OFN Limited Partnership or pursuant to an order of an arbitrator under Section 9.3 and the replacement has accepted his or her appointment. The Joint Appointee will operate with the authority granted to him or her under this Agreement, and will act in accordance with the provisions of Sections 3.3.3, 4.5, 4.6, 4.7 and 9.8 relating to compliance with the provisions of Articles 3 and 4 and Section 7.5 of this Agreement. OFN Limited Partnership will consult with MFN Limited Partnership with respect to any appointment under this Section 4.4.1.

- 4.4.2 The costs and expenses of the Joint Appointee will be paid in accordance with the budget agreed to pursuant to Section 4.4.3 from Ongoing Net Revenues as specified in Section 1.1(aaf)(3)(i). The Joint Appointee will submit detailed invoices setting out his or her costs and expenses which will be reviewed by the Province and, if approved, the Province shall direct OLGC to pay such costs and expenses out of Ongoing Net Revenues.
- 4.4.3 The Province and Limited Partnerships shall agree on a budget providing for the costs and expenses of the Joint Appointee for each fiscal year of OFN Limited Partnership and MFN Limited Partnership prior to the end of the previous fiscal year.
- 4.4.4 Failure by the Province and the Limited Partnerships to agree on a Joint Appointee or a budget in respect thereof prior to the end of each fiscal year of OFN Limited Partnership and MFN Limited Partnership as contemplated by this Article are matters which shall be referred directly to and determined by an Arbitrator under Section 9.3.
- 4.5 Joint Appointee Investigation**
- 4.5.1 The Limited Partnerships shall provide the Joint Appointee with copies of the reports referred to in Sections 4.1 (subject to prior receipt of same by OFN Limited Partnership), 4.2 and 4.3 (subject to, in the case of OFN Limited Partnership, receipt of same from MFN Limited Partnership) in accordance with the terms thereof.
- 4.5.2 The Joint Appointee shall be entitled to make reasonable inquiries of, and to request for inspection any document which, in the opinion of the Joint Appointee is or may be relevant, from OFN Limited Partnership, MFN Limited Partnership or, subject to this Section 4.5, a Limited Partner that has received distributions from OFN Limited Partnership. Where the Joint Appointee wishes to obtain relevant information or documents from a Limited Partner, the Joint Appointee shall first request OFN Limited Partnership to obtain the information and documents. If the Joint Appointee makes such a request of OFN Limited Partnership, OFN Limited Partnership shall make such request of the Limited Partner. If the Joint Appointee, after the request or delivery, or both, of the requested information and documents from the Limited Partner as provided through OFN Limited Partnership, determines that a direct approach to the Limited Partner is required to obtain further information or documents, the Joint Appointee may request such information and documents directly from the Limited Partner.
- 4.5.3 Without prejudice to any other provision of this Agreement, refusal on the part of OFN Limited Partnership, MFN Limited Partnership or a Limited Partner that has received distributions from OFN Limited Partnership to provide the documents referred to in this Section 4.5 or to respond to the reasonable inquiries made by the Joint Appointee in a timely manner will constitute a violation of this Agreement for which a remedy may be sought by the Province under Article 9. A failure by OFN Limited Partnership to deliver information which it has not received shall not be a refusal by OFN Limited Partnership for the purposes of this Section 4.5.
- 4.5.4 All information, records or documents provided to the Joint Appointee will be treated by it as confidential and not disclosed to any party to this Agreement except for the purposes of recommending (where appropriate) the identification of a concern under Article 9 and the determination of a dispute under Article 9 and will not be disclosed to any other person.
- 4.6 Joint Appointee Report**
- 4.6.1 The Joint Appointee shall deliver to the Limited Partnerships and the Province within 12 months of his or her appointment and at least annually thereafter within 150 days of such annual period, and more frequently in the event that Section 4.6.2 applies, a report setting out, based on the reports and inquiries set forth in Section 4.5:
- (a) whether each Limited Partner has provided to OFN Limited Partnership audited financial statements in accordance with Section 4.1;
 - (b) whether OFN Limited Partnership has provided to the Province financial statements and the reports in accordance with Section 4.2;
 - (c) whether MFN Limited Partnership has provided to OFN Limited Partnership and the Joint Appointee the audited financial statements and the report in accordance with Section 4.3;
 - (d) whether the review conducted by the Joint Appointee has resulted in the discovery of information that there has been non-compliance with Articles 3 and 4; and
 - (e) such other information as the parties may agree.
- 4.6.2 The report contemplated in Section 4.6.1 may be delivered more frequently if (i) the Joint Appointee, in his or her reasonable opinion, deems it necessary or appropriate; (ii) a party to the Agreement requests that the Joint Appointee make more frequent reports and the Joint Appointee acting reasonably agrees; or (iii) the affected parties hereto agree to the delivery of the report on a more frequent basis.

4.7 Policies and Procedures for Reporting

OFN Limited Partnership and MFN Limited Partnership intend to develop policies and procedures relating to permitted expenditures and the characterization thereof for the purposes of Sections 3.3 and 3.4, respectively, including greater specifications as to approved expenditures for the purposes set forth in those Sections. If the Province has provided its written approval of such policies and procedures, the Joint Appointee shall, to the extent these policies and procedures are applicable, apply such policies and procedures in the Joint Appointee's review under Section 4.5. The parties agree that such policies and procedures shall not amend the provisions relating to statements and reports in this Article 4.

4.8 Provincial Review of Reports

The Province shall be entitled to submit any concerns it may have with respect to the reports contemplated by Sections 4.1, 4.2, 4.3 and 4.6 within 60 days after its receipt of the Joint Appointee's report under Section 4.6. If the Province does not submit any concerns in respect of such reports within such 60 day period, then the Province shall not be entitled to object to or take issue with any matter arising out of this Agreement in respect of the fiscal year and entities to which such reports relate.

4.9 Code for Reporting

Subject to applicable law, the parties agree and acknowledge that the provisions of this Article 4 satisfy and are exhaustive of all requirements and rights of the Province in respect of the requirements for reporting and the provision of information regarding the investment, distribution and expenditure of funds received by OFN Limited Partnership and MFN Limited Partnership hereunder and the Ontario First Nations.

4.10 Review of Reporting

The parties agree that, following the Initial Period, they shall meet to discuss the provisions set forth in this Article 4 with a view to determining whether, in light of their experience during the Initial Period, such provisions should be modified, or reduced or expanded in scope.

ARTICLE 5
NO ADVERSE EFFECT

5.1 Ontario First Nation Expenditure

For the purposes of this Article, an Ontario First Nation expenditure means a policy, program or statutory entitlement or benefit funded by the Province that one or more Ontario First Nations or any member of an Ontario First Nation was in receipt of on July 31, 1996.

5.2 Protection of Ontario First Nation Expenditures

Subject to Section 5.3, if it is ultimately determined through the dispute resolution provisions of Article 9 that the Province has caused any transfer of funds from OLGC pursuant to this Agreement to adversely affect or diminish any Ontario First Nation expenditure, the Province shall pay to each affected Ontario First Nation an amount equal to the adverse effect or diminution of Ontario First Nation expenditures suffered by it.

5.3 Exceptions

For the purposes of Section 5.2, an Ontario First Nation expenditure is not adversely affected or diminished where a negative effect or reduction of expenditure is based primarily on reasons other than the receipt of funds by the Ontario First Nation in question pursuant to this Agreement.

5.4 Notice by an Ontario First Nation

Where an Ontario First Nation reports to OFN Limited Partnership that it believes that the Province is proposing to or has actually reduced an Ontario First Nation expenditure as a result of a transfer of funds from OLGC pursuant to this Agreement, OFN Limited Partnership shall immediately deliver written notice to the Province. The written notice shall include the following:

- (i) the Ontario First Nation expenditure which is proposed to be or has actually been reduced by the Province; and
- (ii) the facts upon which the Ontario First Nation relies in believing that the Province is proposing to or has actually reduced the Ontario First Nation expenditure.

5.5 Time of Adverse Effect Notice

A party or parties providing notice under Section 5.4 shall provide such notice as soon as is practicable in the circumstances. A failure to provide such notice will not invalidate or prejudice any claim under the provisions of this Article, but may be taken into account by an Arbitrator under Article 9 in determining a remedy.

5.6 Resolution of Disputes

Upon the Province's receipt of the written notice pursuant to Section 5.4, the provisions of Sections 9.2 to 9.5 of this Agreement shall apply.

5.7 Effect of Termination under Section 11.4

Notwithstanding Section 12.10, this Article 5 shall not survive the termination of this Agreement pursuant to Section 11.4.

ARTICLE 6
REPRESENTATIONS AND WARRANTIES

6.1 Representations and Warranties of OFN Limited Partnership

OFN Limited Partnership represents and warrants to each of the other parties hereto as of the date hereof as follows:

- (a) **OFN General Partner Organization:** OFN General Partner is a corporation duly incorporated and organized under the laws of the Province of Ontario.
- (b) **Ownership of OFN General Partner:** The Ontario First Nations (other than Mnjikaning First Nation) own or will be permitted to acquire beneficially and directly all of the issued and outstanding shares of OFN General Partner.
- (c) **OFN Limited Partnership Organization:** OFN Limited Partnership is a limited partnership duly formed under the laws of the Province of Ontario.
- (d) **Ownership of OFN Limited Partnership:** The Ontario First Nations (other than Mnjikaning First Nation) own or will be permitted to acquire beneficially and directly all of the limited partnership units of OFN Limited Partnership.

- (e) Corporate Capacity and Authorization: Each of OFN General Partner and OFN Limited Partnership has all necessary capacity, power and authority to enter into and to carry out the provisions of this Agreement. This Agreement has been duly authorized, executed and delivered by OFN Limited Partnership and constitutes a legal, valid and binding obligation of OFN Limited Partnership, enforceable against OFN Limited Partnership in accordance with its terms.
- (f) No Violation: Neither the execution and delivery of this Agreement nor the fulfilment of or compliance with the terms and conditions hereof conflicts with or results in a breach of any of the terms, conditions or provisions of or constitutes a default under the constating documentation of OFN General Partner or OFN Limited Partnership, including the OFN Limited Partnership Agreement.
- (g) True Copy of Agreements: The copy of the OFN Limited Partnership Agreement and the Protocol Agreement, attached hereto as Schedule K and Schedule R respectively, are true and correct copies of such agreements as of the date hereof.

6.2 Representations and Warranties of MFN Limited Partnership

MFN Limited Partnership represents and warrants to each of the other parties hereto as of the date hereof as follows:

- (a) MFN General Partner Organization: MFN General Partner is a corporation duly incorporated and organized under the laws of the Province of Ontario.
- (b) Ownership of MFN General Partner: Mnjikaning First Nation beneficially owns all of the issued and outstanding shares of MFN General Partner.
- (c) MFN Limited Partnership Organization: MFN Limited Partnership is a limited partnership duly formed under the laws of the Province of Ontario.
- (d) Ownership of MFN Limited Partnership: Mnjikaning First Nation owns beneficially and directly all of the limited partnership units of MFN Limited Partnership.
- (e) Corporate Capacity and Authorization: Each of MFN General Partner and MFN Limited Partnership has all necessary capacity, power and authority to enter into and to carry out the provisions of this Agreement. This Agreement has been duly authorized, executed and delivered by MFN Limited Partnership and constitutes a legal, valid and binding obligation of MFN Limited Partnership, enforceable against MFN Limited Partnership, in accordance with its terms.
- (f) No Violation: Neither the execution and delivery of this Agreement nor the fulfilment of or compliance with the terms and conditions hereof conflicts with or results in a breach of any of the terms, conditions or provisions of or constitutes a default under the constating documentation of MFN General Partner or MFN Limited Partnership, including the MFN Limited Partnership Agreement.
- (g) True Copy of Agreements: The copy of the MFN Limited Partnership Agreement and the Protocol Agreement, attached hereto as Schedule L and Schedule R respectively, are true and correct copies of such agreements as of the date hereof.

6.3 Representations and Warranties of Province and OLGC

The Province and OLGC jointly and severally represent and warrant to each of the Limited Partnerships as of the date hereof as follows:

- (a) Organization: OLGC is a Crown agency duly established and organized under the laws of the Province of Ontario.
- (b) Corporate Capacity and Authority: OLGC has all necessary corporate capacity, power and authority to enter into this Agreement as agent of the Province and to carry out the provisions of this Agreement and OLGC has obtained the consent required under Section 14(4)5 of the Enabling Legislation and has obtained the consent of the other parties to the Development and Operating Agreement to OLGC entering into and performing its obligations under this Agreement. This Agreement has been duly authorized, executed and delivered by the Province and OLGC and constitutes a legal, valid and binding obligation of the Province and OLGC enforceable against the Province and OLGC in accordance with its terms.
- (c) No Violation: Neither the execution and delivery of this Agreement nor the fulfilment of or compliance with the terms and conditions hereof conflicts with or results in a breach of any of the terms, conditions or provisions of or constitutes a default under the constating documentation of OLGC, including the Enabling Legislation.
- (d) Certain Information: The Province and OLGC have provided to OFN Limited Partnership and MFN Limited Partnership audited financial statements for the Complex for all financial periods since the opening of the Complex. The Province and OLGC have provided to each of the Limited Partnerships a true and correct copy of the Development and Operating Agreement as of the date hereof.

ARTICLE 7 **OPERATION OF OFN LIMITED PARTNERSHIP**

7.1 Boards of OFN General Partner and MFN General Partner

7.1.1 OFN Limited Partnership agrees with the Province that the Shareholders Agreement provides and will continue to provide that each of the Five Nominators (as defined in the Shareholders Agreement) is permitted to nominate an individual to be elected and serve as a director of OFN General Partner in accordance with the Shareholders Agreement.

7.1.2 MFN General Partner and the Chiefs of Ontario are each permitted to appoint a non-voting observer who shall be provided with notice of, and be permitted to attend and observe, meetings of the Board of Directors of OFN General Partner, and to receive certain written information on the terms set forth in the OFN Limited Partnership Agreement and in the Shareholders Agreement.

7.1.3 OFN General Partner and the Chiefs of Ontario are each permitted to appoint a non-voting observer who shall be:

- (a) provided with notice of, and be permitted to attend and observe meetings of the Board of Directors of MFN General Partner, and to receive certain written information on the terms set forth in the MFN Limited Partnership Agreement; and
- (b) provided with notice of, and be permitted to attend and observe meetings of the Chief and Council of Mnjikaning First Nation with respect to the usage of funds in accordance with Section 3.4.1 of this Agreement (special meetings) and to receive certain written information on the terms set forth in Article 8 of the Protocol Agreement.

7.1.4 Information received by the party under this Section 7.1 shall be maintained in confidence in accordance with Section 12.1.

7.2 OFN Limited Partnership Compliance with Law

OFN Limited Partnership agrees with the Province that the Shareholders Agreement provides and shall continue to provide that the operations of OFN General Partner shall be conducted in accordance with the Business Corporations Act (Ontario) and, subject thereto, the terms of the Shareholders Agreement.

7.3 OFN General Partner Employees

The Province recognizes that OFN General Partner will have fulltime employees.

7.4 Gaming on Reserves

7.4.1 OFN Limited Partnership represents and warrants to the other parties that a term of the OFN Limited Partnership Agreement is that each Limited Partner agrees that, to the extent such Ontario First Nation conducts gaming activity on its reserve, such gaming activity will be conducted in accordance with applicable law.

7.4.2 MFN Limited Partnership represents and warrants to the other parties that a term of the MFN Limited Partnership Agreement is that the MFN Limited Partner agrees that, to the extent the MFN Limited Partner conducts gaming activity on its reserve, such gaming activity will be conducted in accordance with applicable law.

7.5 Book and Records and Financial Statements

7.5.1 OFN Limited Partnership agrees with the Province that it will maintain adequate books of account and records, and that it will provide to the Limited Partners audited financial statements and such other information as the OFN Limited Partnership Agreement or applicable law may require. OFN Limited Partnership represents and warrants to the other parties that Section 11.5 of the OFN Limited Partnership Agreement provides, and shall continue to provide, that each Limited Partner shall make such audited financial statements and other reports and information relating to this Agreement available to individual band members for review upon reasonable notice of any request by such band members on the terms set forth therein.

7.5.2 MFN Limited Partnership agrees with the Province that it will maintain adequate books of account and records and that it will provide to MFN Limited Partner audited financial statements and such other information as the MFN Limited Partnership Agreement or applicable law may require. MFN Limited Partnership represents and warrants to the other parties that Section 11.5 of the MFN Limited Partnership Agreement provides, and shall continue to provide, that MFN Limited Partner shall make such audited financial statements and other reports and information relating to this Agreement available to individual band members for review upon reasonable notice of any request by such band members on the terms set forth therein.

ARTICLE 8 OPERATION OF COMPLEX

8.1 Province and OLGC to Conduct and Manage Complex

The Province and OLGC agree in favour of the Limited Partnerships to conduct, manage and provide for the operation of the Complex consistent with the Development and Operating Agreement and in the manner in which the Province and OLGC conduct, manage and provide for the operation of other commercial casinos.

8.2 OLGC Charge

The Province and OLGC agree that the OLGC Charge will be determined, calculated and charged on a reasonable basis substantially consistent with current and prior practice, and shall in no event exceed the proportion of OLGC's expenses that Gross Revenues are of aggregate gross revenues of all casinos conducted and managed by OLGC or the Province, provided OLGC may increase the OLGC Charge to the Complex if the actual costs incurred by OLGC as contemplated by the definition of OLGC Charge are not fully recovered.

8.3 Problem Gambling Expenses

The Province and OLGC agree that any social costs, such as costs of problem gaming programs, included as an Operating Expense in an Approved Operating Budget for the Complex shall be restricted to costs relating to on-site problem gaming facilities and programs at the Complex and, to the extent that there is an additional charge for Province-wide programs for problem gambling which are paid for by OLGC, the costs related thereto will be allocated to the Complex on a reasonable basis taking into account the gross gaming revenues received by OLGC or the Province.

8.4 Capital Expenditures

The Province and OLGC agree that capital assets acquired using Gross Revenues of the Complex (including loans or other financing repaid through Gross Revenues) shall be used in the development, conduct, management or operation of the Complex and, in the event of any sales of such assets, directly or indirectly, an amount equal to the proceeds of disposition therefrom shall form part of Gross Revenues and be deposited into the Bank Accounts and shall be paid or withdrawn in accordance with, and in the priority set out in, Section 6.2 of the Development and Operating Agreement. For greater certainty, no Gross Revenues shall be used to acquire assets, equipment or fixtures not used primarily in connection with the development, conduct, management or operation of the Complex.

8.5 Participation of Ontario First Nations

- 8.5.1 As all of the parties recognize the significant potential benefit to the Limited Partnerships in the Ongoing Net Revenues generated by the Complex, and in the operation of the Complex, as contemplated by this Agreement, all of the parties acknowledge and recognize the importance of developing procedures and processes for ensuring, to the greatest extent possible, the involvement of Ontario First Nations, through OFN Limited Partnership, in material decisions relating to the operation and further development of the Complex. Accordingly, the parties agree to continue to use their best efforts, through the term of this Agreement, to develop such processes and procedures.
- 8.5.2 All of the parties hereto agree to establish an implementation committee constituted, as set forth below, in respect of the operation and implementation of this Agreement (the "Implementation Committee").
- 8.5.2.1 The Implementation Committee shall consist of a senior representative of OLGC, a senior representative of the Province and a senior representative of each of OFN Limited Partnership and MFN Limited Partnership. Other invited employees or officers of OLGC, the Province, the Limited Partnerships, representatives of the Operator, and their advisors and experts may attend meetings of the Implementation Committee but may not participate as members thereof.
- 8.5.2.2 The Implementation Committee shall meet at least quarterly, and such other times as any two members of the Implementation Committee, acting reasonably, may request.
- 8.5.2.3 The Implementation Committee, in general, shall be responsible for the effective and good faith implementation of this Agreement, and matters relating to the development and operation of the Complex, including:
- (a) where applicable, having regard to the parties involved, the good faith discussions contemplated by Section 9.2;
 - (b) questions and inquiries from the Limited Partnerships concerning any of the reports or information provided by OLGC or the Province pursuant to Section 2.13, including the calculation of Ongoing Net Revenues and information relating to Extraordinary Expenses;
 - (c) discussions concerning the matters referred to in Section 4.10 with respect to modifications of the reporting provisions of Article 4;
 - (d) discussions concerning the implementation of the promotion of First Nation involvement in the Complex as contemplated by Section 8.6; (c) discussion of other matters referred to in this Section 8.5;
 - (f) discussions of any concerns that may have been submitted by the Province as contemplated by Section 4.8;
 - (g) discussions concerning any amendments proposed under Article 11 of the Agreement;
 - (h) prior review of the matters referred to in Section 8.5.1;
 - (i) the basis for the calculation of the OLGC Charge; and
 - (j) such other matters as reasonably relate to the operation or implementation of this Agreement and the operation and development of the Complex.

8.6 First Nation Involvement

Subject to applicable law, the Province and OLGC agree to use their best efforts to ensure that, to the greatest extent possible and consistent with the provisions of Sections 3.4 and 3.11(f) of the Development and Operating Agreement, aboriginal employees and suppliers are employed in the operation and development of the Complex.

8.7 Participation of Ontario First Nations

- 8.7.1 The Province and OLGC agree with OFN Limited Partnership that the following transactions will not be undertaken without the approval of the directors of the OFN General Partner in accordance with the provisions of this Section 8.7:
- (a) individual capital improvements, renovations or refurbishings in respect of the Complex, or a related series of same, funded or financed out of Gross Revenues, which exceed \$10,000,000, other than the capital expenditure program relating to the expansion and renovation of the existing Complex and the addition of a hotel and entertainment complex approved by the Chiefs in Assembly on June 17, 1999 and the financing and development agreements to implement such program; and
 - (b) any direct or indirect entering into of, or amendment of, or expense or cost in respect of, any non-arm's length contracts or other nonarm's length transactions in respect of the Complex in excess of \$100,000 during any Operating Year, including a contract or other transaction with any person that is, or is related to, or does not deal at arm's length (within the meaning of the Income Tax Act (Canada)) with, any party to the Development and Operating Agreement, other than (i) contracts or other transactions with a Mnjikaning Entity; or (ii) contracts or other transactions undertaken in the ordinary course of business of the Complex, including contracts and other transactions involving expenditures or payments required to be made under applicable laws; provided that, notwithstanding any other provision of this Agreement, each of the parties to the Development and Operating Agreement (other than a Mnjikaning Entity) shall be deemed not to deal at arm's length with any Governmental Body, any Charitable Body or any Public Body, and any contract or other transaction with any such Person shall be deemed to be a non-arm's length contract or transaction, as the case may be. For the purposes of this Section 8.7.1(b):
- (i) "Governmental Body" means, in respect of any contract or transaction, (A) any federal, provincial, municipal, local or other government, parliament, legislature, executive body, governmental or public department; or (B) any commission, board, bureau, agency, subdivision, association, quasijudicial or private body, instrumentality or authority exercising any governmental, regulatory, expropriation or taxing authority, where in each case in this paragraph (B) a person acting as an operator of a casino complex similar to the Complex would reasonably be expected to be able to identify such an entity as a Governmental Body when entering into a contract or transaction with same;

- (ii) "Charitable Body" means, in respect of any contract or transaction, any person, whether public or private, who is engaged solely in a charitable purpose, including any religious, educational, political, relief of poverty, or any community or other social interest where a person acting as an operator of a casino complex similar to the Complex would reasonably be expected to be able to identify such an entity as a Charitable Body when entering into a contract or transaction with same; and
- (iii) "Public Body" means, in respect of a contract or transaction: (A) any person, whether public or private, who is not a Governmental Body or a Charitable Body and who is engaged primarily in a public purpose where the contract or transaction is not for the benefit of the Complex; and (B) where a person acting as an operator of a casino complex similar to the Complex would reasonably be expected to identify such an entity as a Public Body as described in clause (A) when entering into a contract or transaction with same.

- 8.7.2 Where a transaction referred to in Section 8.7.1 is proposed, OLGC shall provide at least 30 days' notice to the directors of the OFN General Partner including sufficient information to permit the directors of the OFN General Partner to make an informed judgment.
- 8.7.3 The directors of the OFN General Partner shall have 30 days to provide such approval. The failure to object to such proposed transaction within such period shall be deemed to be approval.
- 8.7.4 If the directors of the OFN General Partner object to the proposed transaction, they will provide reasons for such objection within 30 days of the expiry of the period in Section 8.7.3, such objection to be based on commercially reasonable grounds in respect of the development, financing or operation of the Complex.
- 8.7.5 If the parties are unable to reach an agreement on a proposed transaction, then the issue of whether the Complex will be permitted to undertake the transaction without the prior written consent of the directors of the OFN General Partner shall be immediately submitted to the Arbitrator for resolution under Section 9.3 of this Agreement and shall be determined within 30 days of submission thereof to the Arbitrator. The parties agree that the Arbitrator shall determine whether the Complex is permitted to undertake the proposed transaction and the criterion to be applied by the Arbitrator is whether the proposed transaction is in the reasonable commercial interest of the Complex.
- 8.7.6 The information disclosed to the directors of the OFN General Partner under this Section 8.7 shall be subject to the confidentiality provisions of Section 12.1 and under no circumstances may such information or reports be disclosed to the Limited Partners or any other persons, except in accordance with Section 12.1.

8.8 Mnjikaning Transactions

- 8.8.1 The Province and OLGC hereby consent to the following:

- (a) Mnjikaning First Nation providing to OFN Limited Partnership on a quarterly basis commencing June 30, 2000 an itemized list of transactions or series of related transactions (any such transaction or series of related transactions is herein referred to as a "Mnjikaning Transaction") entered into by any Mnjikaning Entity in respect of the preceding three-month period (the first report to include all such transactions from October 1, 1999), together with a statement of the actual or, if same is not determinable, estimated dollar value to be received by each such party pursuant to each such transaction; and
- (b) with respect to a Mnjikaning Transaction only, Mnjikaning First Nation providing to OFN Limited Partnership:
 - (i) any information provided by a Mnjikaning Entity to OLGC or the Operator;
 - (ii) any request for proposals;
 - (iii) any bid document submitted by a Mnjikaning Entity;
 - (iv) the terms and conditions of the Mnjikaning Transaction, including relevant contractual documents;
 - (v) the actual or estimated remuneration, payments or benefits payable to each Mnjikaning Entity; and
 - (vi) any other information reasonably requested by OFN Limited Partnership on a timely basis to evaluate the commercial reasonableness of the Mnjikaning Transaction (excluding any cost, costing or profit margin information);

provided the itemized list or other document or information is delivered by the Mnjikaning First Nation to OLGC at the same time it delivers the same to OFN Limited Partnership.

- 8.8.2 The parties agree that any proceedings or remedies agreed to or which may be agreed to between Mnjikaning First Nation, OFN Limited Partnership and OFN Limited Partnership in respect of any Mnjikaning Transaction shall be limited to and enforced only between those parties and shall not affect the Province or OLGC or the operations of the Complex.

ARTICLE 9 DISPUTES

9.1 Notice of Concern

In the event any dispute, claim, difference or question arises among any of the parties concerning the construction, meaning, effect, implementation of or compliance with this Agreement that requires consideration, any party may provide notice to another party of same. The party receiving such notice shall have a reasonable period of time to consider and, if it believes fit, address the concern, such period not to exceed 45 days. If the concern is addressed to the reasonable satisfaction of the party giving the notice, the dispute shall be deemed to be cured and may not be the basis for further remedies or termination of this Agreement under Section 11.3.

9.2 Good Faith Discussion

If the concern is not addressed to the reasonable satisfaction of the party who provided notice thereof, the parties to the notice shall consult in good faith to discuss the concern and possible remedial action which could take place to address it. This step shall be completed within 60 days unless the parties otherwise agree. If the concern is addressed to the reasonable satisfaction of the party who provided the notice, the dispute shall be deemed to be cured and may not be the basis for further remedies or termination of this Agreement under Section 11.3.

9.3 Dispute Resolution

In the event that an acceptable resolution of the concern is not achieved pursuant to the foregoing provisions, the concern shall be referred to a single Arbitrator mutually agreed upon by the parties or, failing agreement, an Arbitrator appointed pursuant to the Arbitration Act, 1991 (Ontario) (hereinafter referred to as the "Arbitrator"). The arbitration shall be conducted at a time and place and in accordance with the procedure and rules to be determined by the Arbitrator. The decision of the Arbitrator will be final and binding on the parties and no appeal will lie therefrom. The Arbitrator, as part of his or her award, may award costs of the arbitration, in his or her discretion, having regard to the success achieved, the good faith of the parties, the encouragement of good faith discussions to resolve concerns and other relevant factors.

9.4 Remedy

In the event that any party does not comply with any decision of the Arbitrator, then the other party or parties hereto may take in its or their discretion such steps as are reasonably necessary and proportionate to address the decision of the Arbitrator in accordance with applicable law.

9.5 Monetary Adjustments to Ongoing Net Revenues

If, as a result of the non-compliance by OLG or the Province under:

- (i) Sections 2.2 to 2.11 (transfer of funds);
- (ii) Section 4.4.2 (Joint Appointee budget);
- (iii) Sections 8.1, 8.2, 8.3 and 8.4 (operation of Complex);
- (iv) Section 8.7.1 (approvals for capital expenditures and non-arm's length transactions); or
- (v) Article 11 (term, renewal and termination)

it is ultimately determined through the dispute resolution provisions of this Article 9 that a compensatory monetary adjustment should be made to the amounts otherwise payable to the Limited Partnerships in accordance with Article 2, the Province agrees to pay any such monetary adjustment into the OLG Account for distribution by OLG in accordance with Article 2.

9.6 [Intentionally Deleted]**9.7 Suspension of Distributions**

9.7.1 If required by the Province following a decision of the Arbitrator that any of the distributions made by OFN Limited Partnership to any Limited Partners are not being applied by a Limited Partner for the purposes set out in Section 3.3, the Arbitrator shall direct OFN Limited Partnership to forthwith suspend any distributions to such Limited Partner made pursuant to the OFN Limited Partnership Agreement on such terms and for such time as the Arbitrator may direct and OFN Limited Partnership shall do so.

9.7.2 If required by the Province following a decision of the Arbitrator that any of the distributions made to MFN Limited Partnership hereunder are not being applied by MFN Limited Partnership for the purposes set out in Section 3.4, the Arbitrator shall direct OLG to forthwith suspend any distribution to MFN Limited Partnership made pursuant to this Agreement on such terms and for such time as the Arbitrator may direct and OLG shall do so.

9.8 Expedited Procedure

9.8.1 Notwithstanding Sections 9.1, 9.2 and 9.3, in the event the Joint Appointee does not receive one or more of the financial statements required to be provided to OFN Limited Partnership pursuant to Section 4.1 within the time specified in such section, the provisions of Sections 9.8.2 through 9.8.4 shall apply. For the purposes of this Section 9.8, a Limited Partner would have failed to deliver a report and the Joint Appointee would not have received same, only if, within the permitted time frame, it:

- (a) fails to respond to the requirement for a report; or
- (b) delivers a report which, on the face of it, does not appear to the Joint Appointee, acting reasonably, to provide a response to substantially all the content requirements of the report.

9.8.2 The Joint Appointee shall provide notice to OFN Limited Partnership and the Province regarding any non-compliance by any Limited Partner with the reporting obligations contemplated in Section 4.1. OFN Limited Partnership shall forthwith, but no later than 30 days after receiving notice from the Joint Appointee, attempt to obtain the financial statements contemplated by Section 4.1 from the Limited Partner which is in non-compliance with the obligations set out in such section. In the event OFN Limited Partnership obtains the financial statements within such 30-day period, OFN Limited Partnership shall provide these financial statements to the Joint Appointee forthwith upon receipt thereof and shall provide the Province and the Joint Appointee with a supplemental report as contemplated in Section 4.2.

9.8.3 In the event OFN Limited Partnership does not obtain the financial statements within the 30-day period contemplated in Section 9.8.2, OFN Limited Partnership, the Province and the Joint Appointee shall consult in good faith to discuss the non-compliance of such Limited Partner with the obligations set out in Section 4.1 and possible remedial action which could take place to address it. Such consultation shall be completed within 30 days.

- 9.8.4 Unless OFN Limited Partnership and the Province otherwise agree, where the Joint Appointee has not received the financial statements of the Limited Partner by the expiry date of the time period set out in Section 9.8.3, OFN Limited Partnership shall forthwith suspend any distributions to such Limited Partner to be made pursuant to the OFN Limited Partnership Agreement. Such suspension shall continue in effect until such time as the Joint Appointee provides notice to OFN Limited Partnership and the Province that the financial statements required to be provided pursuant to Section 4.1 hereof have in fact been provided or such earlier time as the Province in its discretion may determine.
- 9.8.5 The foregoing provisions of this Section 9.8 are without prejudice to the right of OFN Limited Partnership to submit the question of whether or not a Limited Partner has failed to comply with the reporting obligations contemplated in Section 4.1 to the dispute resolution process under Sections 9.1, 9.2 and 9.3, as the case may be.

ARTICLE 10 **WIN CONTRIBUTION LITIGATION**

10.1 No Prejudice

The parties recognize that the Chiefs of Ontario have by Statement of Claim attached hereto as Schedule N, instituted a legal proceeding in which they claim that the Win Contribution from the operation of the Complex is unlawful and should be available for transfer to OFN Limited Partnership, MFN Limited Partnership and/or Ontario First Nations (the "Win Contribution Claim"). The parties hereto acknowledge and agree that nothing herein (with the exception of Section 1.15.2) shall prejudice or affect the Win Contribution Claim by or on behalf of Ontario First Nations, including the claim to recovery of the Win Contribution, nor any right to amend the Statement of Claim in respect of legal or factual grounds in support of the Win Contribution Claim. The parties hereto agree that nothing herein (with the exception of Section 1.15.2) shall prejudice or affect any or all of the legal defences of the Province in legal proceedings arising out of the Win Contribution Claim. The parties hereto agree that nothing herein (with the exception of Section 1.15.2) shall prejudice any right of Mnjikaning First Nation to initiate legal proceedings in support of the Win Contribution Claim or any right of the Province or the Chiefs of Ontario to oppose same.

ARTICLE 11 **TERM, RENEWAL AND TERMINATION**

11.1 Term

This Agreement shall commence on the date hereof and shall terminate on July 31, 2006 unless renewed in accordance with Section 11.2.5, Section 11.2.6 or Section 11.2.7 or terminated in accordance with Section 11.3, Section 11.4 or Section 11.5 hereof or Section 4.3 of the Mctis Litigation Agreement.

11.2 Renewal

11.2.1 No earlier than 120 days and not later than 60 days prior to July 31, 2006, the Province shall:

- (a) deliver a notice in writing to OFN Limited Partnership and MFN Limited Partnership that it agrees to a 5 year renewal of the Agreement on the same terms and conditions; or
- (b) deliver a notice in writing to OFN Limited Partnership and MFN Limited Partnership that it proposes amendments to the Agreement.

11.2.2 No earlier than 120 days and not later than 60 days prior to July 31, 2006, OFN Limited Partnership and MFN Limited Partnership shall each:

- (a) deliver a notice in writing to the Province and the other Limited Partnership that it agrees to a 5 year renewal of the Agreement on the same terms and conditions; or
- (b) deliver a notice in writing to the Province and the other Limited Partnership that it proposes amendments to the Agreement.

11.2.3 The notices delivered under Section 11.2.1 (b) or 11.2.2 (b) shall include:

- (a) the specific amendments to the Agreement proposed; and
- (b) the reasons for the proposed amendments.

11.2.4 Within 30 days of delivery of a written notice under Section 11.2.1 or 11.2.2, the Province, OFN Limited Partnership and MFN Limited Partnership shall meet and confirm the renewal or negotiate in good faith the amendments proposed.

11.2.5 If the parties confirm the renewal or reach an agreement on one or more of the proposed amendments, the Agreement shall (a) if applicable, be amended in accordance with such agreement, and (b) continue for a period of 5 years.

11.2.6 If the parties do not confirm such renewal and/or are unable to reach an agreement on any of the proposed amendments, then the Agreement will continue, without confirmation or amendment, for a further period of 5 years.

11.2.7 Sections 11.2.1 to 11.2.7 shall apply with respect to all subsequent terms and renewals of the Agreement, with the notice requirement under Sections 11.2.1 and 11.2.2 commencing no earlier than 120 days and not later than 60 days prior to the termination date of this Agreement, as renewed.

11.3 Right to Terminate (Substantial Non-Compliance)

11.3.1 The Province may, by notice in writing provided no earlier than 180 days and not later than 120 days prior to July 31, 2006 or any subsequent scheduled termination date pursuant to Section 11.2, elect to terminate this Agreement (save as to Section 11.3.7) on and subject to the terms and conditions contained in this Section 11.3, in the event that there has been substantial non-compliance by:

- (a) OFN Limited Partnership with any material terms of this Agreement or the OFN Limited Partnership Agreement;

- (b) a substantial number of Limited Partners with any material terms of the OFN Limited Partnership Agreement; or
- (c) MFN Limited Partnership with any material terms of this Agreement or the MFN Limited Partnership Agreement.

11.3.2 For the purposes of Section 11.3.1 of this Agreement:

- (a) material term means the obligations of OFN Limited Partnership or MFN Limited Partnership under Article 3 or Section 4.1, 4.2 or 4.3 of this Agreement;
- (b) material term means the representation and warranty of OFN Limited Partnership under Section 7.4 of this Agreement;
- (c) material term means the obligations of each Limited Partner under Articles 7, 11 and 12 and Section 19.1 of the OFN Limited Partnership Agreement;
- (d) material term means the representation and warranty of MFN Limited Partnership under Section 7.4 of this Agreement;
- (e) material term means the obligation of the MFN Limited Partner under Articles 7, 11 and 12 and Section 19.1 of the MFN Limited Partnership Agreement; and
- (f) material term means the obligations of OFN Limited Partnership under Section 2.1 of the Metis Litigation Agreement, the obligations of MFN Limited Partnership under Section 3.1 of the Metis Litigation Agreement, and the respective obligations of each Limited Partnership under Section 4.2 of the Metis Litigation Agreement.

11.3.3 For the purpose of Section 11.3.1, "substantial non-compliance" in relation to Section 19.1 of the OFN Limited Partnership Agreement means and is limited to the establishment and maintenance of a casino or casinos owned and conducted by Limited Partners on their reserves, other than in accordance with applicable law (including evidence of a criminal conviction in respect of same) which has a substantial and sustained impact on the gaming marketplace operating in Ontario.

11.3.4 For the purposes of Section 11.3.1 "substantial non-compliance" with Article 3 or Section 4.1, 4.2, 4.3 or 7.4 hereof, and Articles 7, 11 and 12 and Section 19.1 of the OFN Limited Partnership Agreement, and Article 3 or Section 4.3 or 7.4 hereof and Articles 7, 11 and 12 and Section 19.1 of the MFN Limited Partnership Agreement means and is limited to substantial and sustained breaches of any of such provisions by the OFN Limited Partnership, MFN Limited Partnership or a significant number of the Limited Partners.

11.3.5 The Province's right to terminate this Agreement under this Section 11.3 shall be subject to the Province having provided appropriate notices of such non-compliance in accordance with this Agreement, and any grace or cure periods provided by this Agreement having expired without cures having been effected within such periods.

11.3.6 The Province's right to terminate this Agreement for substantial non-compliance shall be subject to the following:

- (a) the delivery of the written notice required by Section 11.3.1; and
- (b) if there is a dispute and a party invokes the provisions of Article 9, completion of the procedures required by Article 9 and a finding by the Arbitrator that there has been substantial non-compliance as defined in Sections 11.3.3 and 11.3.4.

For greater certainty, any questions of whether or not there has been noncompliance with any provision of the OFN Limited Partnership Agreement or the MFN Limited Partnership Agreement for the purposes of this Section 11.3 shall be determined exclusively under the dispute resolution procedures under Article 9 of this Agreement and not under the dispute resolution procedures of the OFN Limited Partnership Agreement or the MFN Limited Partnership Agreement.

11.3.7 In the event that this Agreement is terminated pursuant to this Section 11.3, the Province agrees that, so long as the Complex generates Ongoing Net Revenues to which OLGC (or the Province) is entitled, such Ongoing Net Revenues shall be distributed to Ontario First Nations on a fair and reasonable basis and after good faith consultations with Ontario First Nations. The terms of the distribution of Ongoing Net Revenues by the Province shall be, to the extent possible, and considering the nature of the breaches resulting in the finding of substantial non-compliance by the Arbitrator, consistent with the terms of this Agreement.

11.4 Right to Terminate (Win Contribution Litigation)

In the event there is a judgment of a court of final jurisdiction with no further right of appeal which requires the distribution of Win Contribution amounts to OFN Limited Partnership, MFN Limited Partnership and/or the Ontario First Nations, OLGC, the Province, OFN Limited Partnership and MFN Limited Partnership agree that, subject to the terms of any such judgment, the parties shall in good faith renegotiate this Agreement based on the increase in the funds which are to be distributed. Failing the renegotiation of this Agreement on terms acceptable to all parties hereto, the Province may terminate this Agreement by providing written notice to the other parties and will distribute the Ongoing Net Revenues to Ontario First Nations on a fair and reasonable basis, consistent with the judgment of the court with respect to the Win Contribution Claim and in consideration of the increase in the funds to be distributed, and, in the case of Ongoing Net Revenues, having regard to the purposes in Sections 3.3 and 3.4.1(b) of this Agreement.

11.5 Right to Terminate (Development and Operating Agreement)

Notwithstanding any other provision of this Agreement, this Agreement shall automatically terminate at any time after the termination of the Development and Operating Agreement on the later of (i) the date OLGC (or the Province) no longer conducts and manages the Complex and (ii) the date OLGC (or the Province) is no longer entitled to receive the Ongoing Net Revenues from the Complex.

11.6 Right to Terminate (Metis Litigation Agreement)

This Agreement may also be terminated in accordance with Section 4.3 of the Metis Litigation Agreement and, in such event, the Province will distribute the Ongoing Net Revenues to Ontario First Nations on a fair and reasonable basis.

ARTICLE 12
GENERAL

12.1 Disclosure

12.1.1 Each of the parties hereto acknowledges, agrees and consents to the disclosure of this Agreement as a matter of public record.

12.1.2 The parties acknowledge and agree that information provided by any party hereto to any other party or parties hereto pursuant to or in connection with this Agreement (including all documents and correspondence relating to the negotiation hereof) may comprise trade secrets or scientific, technical, commercial, financial or labour relations information, supplied in confidence, disclosure of which could reasonably be expected to prejudice significantly the competitive position or interfere significantly with the contractual or other negotiations of one or all of the parties or result in undue loss to one or all of the parties or undue gain to others. Further, such information may include information the disclosure of which could reasonably be expected to prejudice the economic interests of the Province or OLGC or other provincial government institutions or its or their competitive position and the proposed plans, policies or projects of the Province or OLGC or other provincial government institutions or the disclosure of which could reasonably be expected to result in premature disclosure of a pending policy decision or undue financial benefit or loss to a person. Accordingly, except as may be required by applicable law, all such confidential information provided by any party hereto pursuant to or in connection with this Agreement shall be kept confidential by the parties and shall only be made available to such of a party's employees, advisors and consultants as are required to have access to the same in order for the recipient party to adequately use such information in accordance with this Agreement. Any party's employees, advisors or consultants receiving confidential information shall be similarly bound by these provisions. Prior to disclosing any confidential information to its employees, advisors or consultants, a party hereto shall take reasonable precautions to ensure that such employees, advisors or consultants are bound by confidentiality obligations substantially similar to those set out herein.

12.1.3 Each of OLGC and the Province agrees to promptly advise OFN Limited Partnership or MFN Limited Partnership in the event that either of them received a request to disclose confidential information provided by OFN Limited Partnership or MFN Limited Partnership, as applicable, pursuant to this Agreement or otherwise.

12.1.4 Without limitation, OLGC, the Province, OFN Limited Partnership and MFN Limited Partnership agree that the reports under Article 4 shall, except as may be required by applicable law, be kept confidential by them and not be used by OLGC or the Province for any purpose other than in accordance with this Agreement.

12.2 Notices

Any notice, demand, request, consent, agreement or approval which may or is required to be given pursuant to this Agreement shall be in writing and shall be sufficiently given or made if served personally upon the party for whom it is intended, or mailed by registered mail, return receipt requested or sent by telex, telecopy, facsimile or telegram and in the case of:

- (a) OLGC, addressed to it at:
4120 Yonge Street
Suite 420
Toronto, Ontario
M2P 2B8
Telecopier: (416) 224-7000
Attention: Chief Executive Officer
- (b) the Province, addressed to it at:
Management Board Secretariat
12th Floor, Ferguson Block
77 Wellesley Street West
Toronto, Ontario
M7A 1N3
Telecopier: (416) 325-8568
Attention: Deputy Minister
- (c) OFN Limited Partnership, OFN General Partner or the Board of Directors of OFN General Partner addressed to it at:
2ndFloor
Mississaugas of The New Credit First Nation Commercial Plaza
P.O. Box 10
4453 First Line Road
R.R. #6
Hagersville, Ontario
N0A 1H0
Attention: President

with a copy to:

Blake, Cassels & Graydon LLP
Box 25, Commerce Court West
Toronto, Ontario
M5L 1A9
Telecopier: (416) 863-2653
Attention: Bliss A. White

- (d) MFN Limited Partnership, MFN General Partner or the Board of Directors of the MFN General Partner addressed to it at:
5884 Rama Road
Rama, Ontario L0K 1T0
Telecopier: (705) 325-0879
Attention: Mnjikaning Chippewas General Partner Inc.

with a copy to:

McCarthy Téroult

Suite 4700, Toronto Dominion Bank Tower
Toronto Dominion Centre
Toronto, Ontario
M5K 1E6
Telecopier: (416) 868-0673
Attention: Jonathan Grant

or to such other address or to the attention of such other persons as a party may from time to time advise to the other parties by notice in writing. Any party may request in writing that a copy of any notice to it be sent to its legal counsel at the address indicated in its request. The date of receipt of any such notice, demand, request, consent, agreement or approval if served personally or by telex, telecopy, facsimile or telegram shall be deemed to be the date of delivery thereof (if such day is a Business Day and if not, the next following Business Day), or if mailed as aforesaid, the date of delivery by a postal authority. Any such notice, demand, request, consent, agreement or approval shall be effective for the purposes of this Agreement on the date of delivery to the party to which it is addressed.

12.3 No Partnership or Joint Venture

Nothing contained in this Agreement shall be construed to be or create a partnership or joint venture between or among any of the parties hereto or any of their successors and permitted assigns.

12.4 Amendment

This Agreement may not be modified or amended except by another instrument in writing signed by the parties hereto.

12.5 Understanding and Agreements

Subject to Section 1.15, this Agreement, the Metis Litigation Agreement, the Protocol Agreement, the MFN Limited Partnership Agreement, the OFN Limited Partnership Agreement, the Shareholders Agreement and the acknowledgements and consents required pursuant to Sections 12.16 and 12.17, constitute all of the understandings and agreements of whatsoever nature or kind existing between the parties with respect to the subject matter hereof and supersede all prior or contemporaneous negotiations, agreements, representations, discussions, understandings and proposals, whether oral or written, including the Rolling Draft.

12.6 Enforceability

If any provision of this Agreement is determined to be invalid, illegal or unenforceable as written, such provision shall be enforced to the maximum extent permitted by applicable law.

12.7 Extensions or Abridgements of Time

The time for doing or completing any matter provided for herein may be extended or abridged by an agreement in writing signed by the Province and OFN Limited Partnership and MFN Limited Partnership, as applicable.

12.8 Limit of Liability

Notwithstanding any other provisions of this Agreement, the maximum amount of any liability of OLGC hereunder shall be limited to the amounts deposited from time to time in the OLGC Account pursuant to the provisions of the Development and Operating Agreement; provided that this sentence does not affect the Province's obligations under Section 9.5. In no event shall OLGC or the Province be liable in respect of this Agreement or the Metis Litigation Agreement or the acknowledgements and consents required pursuant to Sections 12.16 and 12.17 for consequential or indirect damages or any non-compensatory monetary award. In no event shall either or both of the Limited Partnerships be liable for consequential or indirect damage or any noncompensatory monetary award to either or both of OLGC or the Province in respect of this Agreement or the Metis Litigation Agreement or the acknowledgements and consents required pursuant to Sections 12.16 and 12.17.

12.9 Law of Interpretation

This Agreement shall be construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

12.10 Survival of Covenants

Any covenant, term or provision of this Agreement which, in order to be effective must survive the termination of this Agreement, shall survive any such termination.

12.11 Assignment

Except by operation of law, no party to this Agreement may assign any of its rights or obligations under this Agreement without the prior written consent of the other parties hereto, each of which may withhold its consent in its absolute discretion. Any such purported assignment made without the consent of the other parties shall be void and of no effect.

12.12 Waivers

Subject to Section 4.8 and Article 11, no failure by the Province, OLG, OFN Limited Partnership or MFN Limited Partnership to insist upon the strict performance of any covenant, agreement, term or condition of this Agreement, or to exercise any right or remedy consequent upon the breach thereof, shall constitute a waiver of any such breach or any subsequent breach of such covenant, agreement, term and condition. No covenant, agreement, term or condition of this Agreement and no breach thereof shall be waived except by written instrument signed by the party granting the waiver. No waiver of any breach shall affect or alter this Agreement, but each and every covenant, agreement, term and condition of this Agreement shall continue in full force and effect with respect to any other then existing or subsequent breach thereof.

12.13 Force Majeure

Notwithstanding any other provision of this Agreement, if, by reason of Force Majeure, any party is unable to perform in whole or in part its obligations under this Agreement, or a Limited Partner is unable to perform in whole or in part its obligations under the OFN Limited Partnership Agreement, then in such event and during such period of inability to perform, such party shall be relieved of those obligations to the extent it is so unable to perform and such inability to perform and any failure to perform which is so caused shall not make such party liable to the other parties, and any time period in which such obligation is to be performed shall be extended for such period of inability to perform; provided that the party experiencing such Force Majeure provides the other parties with prompt notice thereof and uses all reasonable efforts to otherwise perform its obligations.

12.14 Counterparts and Delivery by Facsimile

This Agreement may be executed in several counterparts, each of which so executed shall be deemed to be an original, and such counterparts together shall constitute one and the same instrument and notwithstanding their date of execution shall be deemed to bear date as of the date first above written. An executed copy of this Agreement may be delivered by any party hereto by facsimile. In such event, such party shall forthwith deliver to the other parties hereto a copy of this Agreement executed by such party.

12.15 Conflict

In the event of any inconsistency between the terms set out in this Agreement and any schedules attached hereto, the terms of this Agreement shall prevail to the extent of such inconsistency. In the event of any inconsistency between the terms set out in this Agreement and any provisions of the Métis Litigation Agreement, the provisions of the Métis Litigation Agreement shall prevail to the extent of such inconsistency. In the event of any inconsistency between (a) the terms set out in this Agreement, and (b) the provisions of any of the Protocol Agreement, the OFN Limited Partnership Agreement, the MFN Limited Partnership Agreement, the Shareholder Agreement, and the acknowledgements and consents required pursuant to Sections 12.16 and 12.17 of this Agreement, the provisions of this Agreement shall prevail to the extent of such inconsistency.

12.16 Acknowledgement and Consent of the Limited Partners

OFN Limited Partnership agrees that it shall be a condition precedent for a distribution of funds to a Limited Partner that such Limited Partner executes and delivers to the Province the form of acknowledgement and consent set out in Schedule O.

12.17 Acknowledgement and Consent of the Chiefs of Ontario and Mnjikaning First Nation

The release of Accumulated Net Revenues and Ongoing Net Revenues pursuant to this Agreement shall be conditional upon the Chiefs of Ontario and Mnjikaning First Nation having delivered to the Province an executed copy of an Acknowledgement and Consent in the form of, respectively, Schedules P and Q. This condition is in favour of the Province and OLG.

EXECUTION

IN WITNESS WHEREOF the parties hereto have executed or caused this Agreement to be executed, all as of the day and year first above written.

HER MAJESTY THE QUEEN IN RIGHT
OF ONTARIO as represented by the
Honourable James Flaherty, Attorney
General and Minister Responsible for
Native Affairs

ONTARIO LOTTERY AND GAMING
CORPORATION

ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP, by its GENERAL
PARTNER, ONTARIO FIRST NATIONS
GENERAL PARTNER INC.

MNJIKANING FIRST NATION LIMITED
PARTNERSHIP, by its GENERAL
PARTNER, MNJIKANING CHIPPEWAS
GENERAL PARTNER INC.

Schedule A

ONTARIO FIRST NATIONS

Bands Registered under the Indian Act	Chiefs of Ontario List
1. Albany	Fort Albany First Nation
2. Alderville First Nation	Alderville First Nation
3. Algonquins of Pikwakanagan	Algonquins of Pikwakanagon
4. Anishinabe of Wauzhushk Onigum	Wauzhushk Onigum First Nation
5. Anishnaabeg of Naongashiing	Big Island First Nation
6. Aroland	Aroland First Nation
7. Attawapiskat	Attawapiskat First Nation
8. Batchewana First Nation	Ojibways of Batchewana (Rankin))
9. Bearskin Lake	Bearskin Lake First Nation
10. Beausoleil	Beausoleil First Nation
11.	Beaverhouse First Nation
12. Big Grassy	Big Grassy First Nation
13. Brunswick House	Brunswick House First Nation
14. Caldwell	Caldwell First Nation
15. Cat Lake	Cat Lake First Nation
16. Chapleau Cree First Nation	Chapleau Cree First Nation
17. Chapleau Ojibway	Chapleau Ojibway First Nation
18. Chippewas of Georgina Island	Chippewas of Georgina Island
19. Chippewas of Kettle and Stony Point	Chippewas of Kettle & Stony Point
20. Chippewas of Mnjikaning First Nation	Chippewas of Mnjikaning (Rama)
21. Chippewas of Nawash First Nation	Chippewas of Nawash (Cape Croker)
22. Chippewas of Sarnia	Aamjiwnaang First Nation
23. Chippewas of the Thames First Nation	Chippewas of the Thames
24. Constance Lake	Constance Lake First Nation
25. Couchiching First Nation	Couchiching First Nation
26. Curve Lake	Curve Lake First Nation
27. Deer Lake	Deer Lake First Nation
28. Dokis	Dokis First Nation
29. Eabametoong First Nation	Eabametoong First Nation
30. Eagle Lake	Eagle Lake First Nation
31. Flying Post	Flying Post First Nation
32. Fort Severn	Fort Severn First Nation
33. Fort William	Fort William First Nation
34. Garden River First Nation	Garden River First Nation
35. Ginoogaming First Nation	Ginoogaming First Nation
36. Grassy Narrows First Nation	Grassy Narrows First Nation
37. Gull Bay	Gull Bay First Nation
38. Henvey Inlet First Nation	Henvey Inlet First Nation

Bands Registered under the Indian Act	Chiefs of Ontario List
39. Hiawatha First Nation	Hiawatha First Nation
40.	Hornepayne First Nation
41. Iskatewizaagegan #39 Independent First Nation	Iskutewizaagegan No. 39 Independent First Nation
42. Kasabonika Lake	Kasabonika Lake First Nation
43.	Kashechewan First Nation
44. Kee-Way-Win	Kee-Way-Win First Nation
45. Kingfisher	Kingfisher Lake First Nation
46. Kitchenuhmaykoosib Inninuwug	Kitchenuhmaykoosib Inninuwug
47.	Koocheching First Nation
48. Lac Des Mille Lacs	Lac Des Mille Lacs First Nation
49. Lac La Croix	Lac La Croix First Nation
50. Lac Seul	Lac Seul First Nation
51. Lake Nipigon Ojibway First Nation	Lake Nipigon Ojibway First Nation
52. Long Lake No. 58 First Nation	Long Lake # 58 First Nation
53. M'Chigeeng First Nation	M'Chigeeng First Nation (West Bay)
54. Magnetawan	Magnetawan First Nation
55. Martin Falls	Marten Falls First Nation
56. Matachewan	Matachewan First Nation
57. Mattagami	Mattagami First Nation
58. McDowell Lake	McDowell Lake First Nation
59. Michipicoten	Michipicoten First Nation
60. Mishkeegogamang	Mishkeegogamang First Nation
61. Missanabie Cree	Missanabie Cree First Nation
62. Mississauga	Mississauga #8 First Nation
63. Mississauga's of Scugog Island First Nation	Mississaugas of Scugog Island
64. Mississaugas of the Credit	Mississaugas of New Credit
65.	McCreebec Council of the Cree Nation
66. Mohawks of Akwesasne	Mohawk Council of Akwesasne
67. Mohawks of the Bay of Quinte	Mohawks of the Bay of Quinte
68. Moose Cree First Nation	Moose Cree First Nation
69. Moose Deer Point	Moose Deer Point First Nation
70. Moravian of the Thames	Delaware Nation
71. Munsee-Delaware Nation	Munsee-Delaware Nation
72. Muskrat Dam Lake	Muskrat Dam First Nation
73. Naicatchewenin	Naicatchewenin First Nation
74. Naotkamewanning	Naotkamewanning Anishinabe First Nation (Whitefish Bay)
75.	Namaygoosisagun First Nation

Bands Registered under the Indian Act	Chiefs of Ontario List
76. Neskantaga First Nation	Neskantaga First Nation
77. New Post	New Post First Nation
78. Nibinamik First Nation	Nibinamik First Nation
79. Nicickousemenecaning	Nicickousemenecaning First Nation
80. Nipissing First Nation	Nipissing First Nation
81. North Caribou Lake	North Caribou Lake First Nation
82. North Spirit Lake	North Spirit Lake First Nation
83. Northwest Angle No.33	Northwest Angle No.33 First Nation
84. Northwest Angle No. 37	Northwest Angle No. 37 First Nation
85. Ochiichagwe'babigo'ining First Nation	Ochiichagwe'babigo'ining First Nation (Dalles)
86. Ojibway Nation of Saugeen	Chippewas of Saugeen
87. Ojibways of Onigaming First Nation	Ojibways of Onegaming (Sabaskong)
88. Ojibways of Sucker Creek	Ojibways of Sucker Creek
89. Ojibways of the Pic River First Nation	Ojibways of Pic River (Heron Bay)
90. Oneida Nation of the Thames	Oneida Nation of the Thames
91. Pays Plat	Pays Plat First Nation
92. Pic Mober	Pic Mober First Nation
93. Pikangikum	Pikangikum First Nation
94. Poplar Hill	Poplar Hill First Nation
95.	Poplar Point First Nation
96. Rainy River	Rainy River First Nation
97. Red Rock	Red Rock Band
98. Rocky Bay	Rocky Bay First Nation
99. Sachigo Lake	Sachigo Lake First Nation
100. Sagamok Anishnawbek	Sagamok Anishnawbek First Nation
101. Sandpoint	Sand Point First Nation
102. Sandy Lake	Sandy Lake First Nation
103. Saugeen	Saugeen First Nation (Savant Lake)
104. Seine River First Nation	Seine River First Nation
105. Serpent River	Serpent River First Nation
106. Shawanaga First Nation	Shawanaga First Nation
107. Sheguiandah	Sheguiandah First Nation
108. Sheshegwaning	Sheshegwaning First Nation
109. Shoal Lake No. 40	Shoal Lake No. 40 First Nation
110. Six Nations of the Grand River	Six Nations of the Grand River Territory
111. Slate Falls Nation	Slate Falls First Nation
112. Stanjikoming First Nation	Stanjikoming First Nation
113. Temagami First Nation	Temagami First Nation

Bands Registered under the Indian Act	Chiefs of Ontario List
114. Thessalon	Thessalon First Nation
115. Wabaseemoong Independent Nations	Wabaseemoong Independent Nation
116. Wabauskang First Nation	Wabauskang First Nation
117. Wabigoon Lake of Ojibway Nation	Wabigoon First Nation
118. Wahgoshig	Wahgoshig First Nation (Abitibi #70)
119. Wahnapiatae	Wahnapiatae First Nation
120. Wahta Mohawk	Wahta Mohawks (Mohawks of Gibson)
121. Walpole Island	Bkejwanong Territory (Walpole Island)
122. Wapekeka	Wapekeka First Nation
123. Wasauksing First Nation	Wasauksing First Nation (Parry Island)
124. Washagamis Bay	Washagamis Bay First Nation
125. Wawakapewin	Wawakapewin First Nation
126. Webequie	Webequie First Nation
127. Weenusk	Weenusk First Nation (Peawanuk)
128. Whitefish Lake	Whitefish Lake First Nation
129. Whitefish River	Whitefish River First Nation
130. Whitesand	Whitesand First Nation
131.	Whitewater Lake First Nation
132. Wikwemikong	Wikwemikong Unceded Indian Reserve
133. Wunnumin	Wunnumin Lake First Nation
134. Zhiibaahaasing First Nation	Zhiibaahaasing (Cockburn) First Nation

Schedule A.1**NEAR BANDS**

1. BEAVERHOUSE FIRST NATION
2. HORNEPAYNE FIRST NATION
3. KASHECHEWAN FIRST NATION
4. KOOCHECHING FIRST NATION
5. MOCREEBEC COUNCIL OF THE CREE NATION
6. NAMAYGOOSISAGAGUN FIRST NATION
7. POPLAR POINT FIRST NATION
8. WHITEWATER LAKE FIRST NATION

Schedule B
Statement of Accumulated Net Revenues
Section 2.13.1

	Aug 1/96 To Mar	Apr 1/97 To Mar	Apr 1/98 To Mar	Apr 1/99 To Mar 31/00	Total
Gross Revenues as defined in Section 1.1(ad)					
Operating Expenses					
Win Contribution					
OLGC Charge					
Expenses as defined in Section 1.1(b)(1)					
Amortization and Depreciation					
Rama Allocation as defined in Section 1.1 (aar)					
Complimentaries					
Regulatory Levies, assessments and other impositions, AGCO Levy					
Specified Local Services					
Other costs and expenses					
Casino Rama Net Income					
Add: Amortization and Depreciation and Non-Cash Items					
Casino Rama Cash Flow					
Deduct:					
Transfers to/from Cash Funds					
Contributions to Capital Renewals					
Reserve Account					
Contributions to Operating Reserves					
Debt Repayments					
Bank loan repayments					
Operator debt repayments					
Accumulated Net Revenues to OLGC Account					
(before Extraordinary Expenses)					
Add: Interest Earned on OLGC Account					
(As reported in Appendix I)					
Deduct: Extraordinary Expenses					
- Community Centre, Senior Centre, Off-Site Infrastructure Facilities					
- Professional fees to settle Agreement					
- Payments to Chiefs of Ontario					
- Off-site infrastructure improvements (including the Atherly Bridge payments, improvements to the west approach to the Atherly Bridge and intersection improvements at Rama Road and Hwy 12)					
Accumulated Net Revenue Distributed as at March 31, 2000					
Distributed to:					
OFN Limited Partnership					
MFN Limited Partnership					

Schedule C
Quarterly Statement of Ongoing Net Revenues
Section 2.13.3

Quarter Ending ⑥

Gross Revenues as defined in Section 1.1(ad)

Expenses

- Win Contribution
- OLGC Charge
- Operating Expenses as defined in Section 1.1(aaf)(1)
- Amortization and Depreciation
- Rama Allocation as defined in Section 1.1 (aar)
- Complimentaries
- Regulatory Levies, assessments and other impositions, AGCO Levy
- Specified Local Services
- Other costs and expenses

Casino Rama Net Income

Add: Amortization and Depreciation and Non-Cash Items

Casino Rama Cash Flow

Deduct:

Transfers to/from Cash Funds

- Contributions to Capital Renewals
- Reserve Account
- Contributions to Operating Reserves

Debt Repayments

- Operator debt repayments
- Bank loan repayments

Accumulated Net Revenues to OLGC Account (before Extraordinary Expenses)

Add: Interest Earned as defined in Section ⑤

Deduct:

Extraordinary Expenses as defined in Article 1 Section (1.1) (aaf)(3)

Accumulated Net Revenue Distributed for Quarter Ending ⑥

Schedule D
Annual Statement of Ongoing Net Revenues
Section 2.13.3

Year Ending March 31, ●

Gross Revenues as defined in Section 1.1(ad)

Expenses

- Win Contribution
- OLGC Charge
- Operating Expenses as defined in Section 1.1(aaf)(1)
- Amortization and Depreciation
- Rama Allocation as defined in Section 1.1 (aar)
- Complimentaries
- Regulatory Levies, assessments and other impositions, AGCO Levy
- Specified Local Services
- Other costs and expenses

Casino Rama Net Income

Add: Amortization and Depreciation and Non-Cash Items

Casino Rama Cash Flow

Deduct:

Transfers to/from Cash Funds

- Contributions to Capital Renewals Reserve Account
- Contributions to Operating Reserves

Debt Repayments

- Operator debt repayments
- Bank loan repayments

Accumulated Net Revenues to OLGC Account (before Extraordinary Expenses)

Add: Interest Earned as defined in Section 1.1

Deduct:

Extraordinary Expenses as defined in Article 1 Section (1.1) (aaf)(3)

Accumulated Net Revenues Distributed for The Year Ending March 31, ●

Schedule E

**Annual Statement of Non-Arm's Length and
Related Party Transactions
Exceeding \$100,000**

Section 2.13.4

Year Ending March 31, ●

<u>Related Party</u>	<u>Description of Payment</u>	<u>Amount</u>
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Schedule F

TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

RE: Audited Financial Statements and Expenses by Category

The undersigned confirms that it received from OFN Limited Partnership distributions totalling \$_____ for the fiscal year ending March 31, _____.

We report, based on the financial statements attached hereto, that out of such funds the following amounts were, during the year so ended, expended on, as follows:

1.

(a)	Community development:	\$ _____
(b)	Health:	\$ _____
(c)	Education:	\$ _____
(d)	Economic development:	\$ _____
(e)	Cultural development:	\$ _____

2. Of the foregoing amounts, the following aggregate amounts are reasonably regarded as being for the benefit of future generations:

(a)	Community development:	\$ _____
(b)	Health:	\$ _____
(c)	Education:	\$ _____
(d)	Economic development:	\$ _____
(e)	Cultural development:	\$ _____

[LIMITED PARTNER]

Date: _____

AUDITORS' REPORT

We have audited the statement of receipts and disbursements of the [First Nations Casino Rama Fund (Sub fund)] as at March 31, ●. This financial statement is the responsibility of the management. Our responsibility is to express an opinion on this financial statement based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform an audit to obtain reasonable assurance whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation.

In our opinion, this financial statement presents fairly, in all material respects, the receipts and disbursements for the year ended March 31, ● in accordance with generally accepted accounting principles.

Chartered Accountants

City, Canada

Schedule G**TO: ONTARIO GAMING SECRETARIAT**

The undersigned confirms that it received from Ontario Lottery and Gaming Corporation distributions totalling \$_____ for the fiscal year ending March 31, ____.

We received audited financial statements for the year end as contemplated by section 4.1 of the Casino Rama Revenue Agreement from each Ontario First Nation which received distributions during the fiscal year then ended except for:

We report, based on the financial statements received, that out of such funds, the following amounts were, during the year so ended, expended on, as follows:

1. The following purposes by Ontario First Nations:

(a) Community development:	\$ _____
(b) Health:	\$ _____
(c) Education:	\$ _____
(d) Economic development:	\$ _____
(e) Cultural development:	\$ _____

2. Of the foregoing amounts, the following aggregate amounts are reasonably regarded as being for the benefit of future generations:

(a) Community development:	\$ _____
(b) Health:	\$ _____
(c) Education:	\$ _____
(d) Economic development:	\$ _____
(e) Cultural development:	\$ _____

**ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP**

Date: _____

Schedule H

TO: ONTARIO GAMING SECRETARIAT

AND TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

The undersigned confirms that it received from Ontario Lottery and Gaming Corporation distributions totalling \$_____ for the fiscal year ending March 31, ____.

We received audited financial statements for the year end from Mnjikaning First Nation.

We report, based on the financial statements received, that out of the funds received, the following amounts were, during the year so ended, expended as follows:

1. Direct expenditures:
 - (a) for the purposes of creating a competitive advantage for the Complex as a destination resort: \$_____
 - (b) developments, facilities and services: \$_____
2. Expenditures in respect of:
 - (a) economic, community and cultural development \$_____
 - (b) health, education, training and other similar services \$_____
 - (c) infrastructure \$_____

MNJIKANING FIRST NATION LIMITED PARTNERSHIP

Date: _____

Schedule I

APPROVED INVESTMENTS

1. **Type of Investments.** Subject to the conditions set forth below, "Approved Investments" means the following types of investments:

- (a) bankers' acceptances;
- (b) bank certificates of deposit;
- (c) commercial paper;
- (d) medium term notes;
- (e) bonds and notes issued or guaranteed by the federal Government of Canada or the provincial government of any of the provinces of Canada;
- (f) corporate strip bonds;
- (g) deposits at a deposit-taking institution;
- (h) other short-term securities;
- (i) bonds, debentures or other evidences of indebtedness issued or guaranteed by a corporation that comply with clause 433(1)(k) of the Insurance Act (Ontario), a copy of which is attached hereto; and
- (j) securities that are listed and posted for trading on a stock exchange recognized by the Ontario Securities Commission and that comply with the requirements of either clause 433(1)(m) or (n), as the case may be, of the Insurance Act (Ontario), a copy of which is attached hereto.

2. **Excluded Investments.** For greater certainty, Approved Investments do not include the following:

- (a) shares, warrants or other equities other than those specified in Section 1(i) or (j) above;
- (b) derivatives, swaps, options or futures;
- (c) real property;
- (d) mortgages, including guaranteed mortgages;
- (e) gold certificates;
- (f) physical commodities; or
- (g) interests in loan syndications or loan participation.

3. **Liquidity.** To qualify as an Approved Investment, an investment must not constitute an illiquid asset. For the purposes of this Schedule, an "illiquid asset" means a portfolio asset that cannot be readily disposed of through market facilities or readily redeemed by the issuer at the holders' option.

4. **Diversification.** To qualify as an Approved Investment, an investment must not, immediately after purchase, have a market value which exceeds 25 percent of the market value of the relevant pool of funds and investments at the time of purchase.

5. **Control.** To qualify as an Approved Investment, an investment in securities of an issuer must not exceed that number of securities which represents 10 percent or more of (i) the votes attaching to the outstanding voting securities of that issuer or (ii) the outstanding equity securities of that issuer. An investment made for the purposes of exercising control over or management of an issuer does not qualify as an Approved Investment.

6. **Rating.** The deemed rating (the "Rating") of any Approved Investment, if applicable, must be at least "A", determined in accordance with the next following section.

7. **Determination of Rating.** The Rating of any Approved Investment referred to in subsections 1(a) through (h) both inclusive will be established, at the time of the acquisition of such Approved Investment, as:

- (a) "AAA" if the Approved Investment has the following rating or higher from two generally recognized credit rating agencies:

(A)	Short Term	CBRS	A-1+
		DBRS	R-1 high
		Moody's	P-1
		S&P	A-1+
(B)	Long Term	CBRS	A++ low (corporate)
		CBRS	AAA (government)
		DBRS	AAA
		Moody's	Aaa
		S&P	AAA

- (b) "AA" if the Approved Investment has the following rating or higher (but excluding Approved Investments rated "AAA") from two credit rating agencies:

(A)	Short Term	CBRS	A-1
		DBRS	R-1 middle/low
		Moody's	P-1
		S&P	A-1+

(B)	Long Term	CBRS	A+ low (corporate)
		CBRS	AA (government)
		DBRS	AA
		Moody's	Aa3
		S&P	AA3
(c) "A" if the Approved Investment has the following rating or higher (but excluding Approved Investments rated "AA" or "AAA") from two credit rating agencies:			
(A)	Short Term	CBRS	A-2 high
		DBRS	R-2 high
		Moody's	P-2
		S&P	A-2
(B)	Long Term	CBRS	B++ high
		DBRS	BBB high
		Moody's	Baa1
		S&P	BBB+

8. **Credit Quality of Portfolio.** Approved Investments will be limited by an aggregate market value limit, determined at the time of investment, based on the Rating of the Approved Investment as set out below:

Rating of Approved Investment	Minimum Percentage of Portfolio to be Comprised of Approved Investments having that Rating
AAA	25%
AA and AAA	50%
A, AA and AAA	75%
Other	0%

9. **Canadian Dollars.** All Approved Investments acquired must be denominated in Canadian dollars.

10. **Investment Practices.** An investment which otherwise qualifies as an Approved Investment will not constitute an Approved Investment if one or more of the following investment practices are engaged in connection with the acquisition or disposition of the Approved Investment:

- (a) the borrowing of money;
- (b) the encumbrance of any amount of the Futures Generations Fund;
- (c) the purchase of securities on margin;
- (d) the sale of securities short;
- (e) the purchase of a security that by its terms may require a contribution in addition to the payment of the purchase price;
- (f) the purchase of securities other than through market facilities through which such securities are normally bought and sold, unless the purchase price approximates the prevailing market price or the parties are at arm's length in connection with the transaction; or
- (g) the engagement in the business of underwriting or marketing to the public.

Extract from the *Insurance Act* (Ontario):

"433. (1) An insurer may invest its funds or any portion thereof in,

....
debentures

- (k) the bonds, debentures or other evidences of indebtedness issued or guaranteed by,
 - (i) a corporation if, at the date of investment, the preferred shares or the common shares of the corporation are authorized as investments by clause (m) or (n), or
 - (ii) a corporation if its earnings in a period of five years ended less than one year before the date of investment have been equal in sum total to at least ten times and in each of any four of the five years have been equal to at least 1½ times the annual interest requirements at the date of investment on all indebtedness of or guaranteed by it, other than indebtedness classified as a current liability in its balance sheet, and, if the corporation at the date of investment owns directly or indirectly more than 50 per cent of the common shares of another corporation, the earnings of the corporations during the said period of five years may be consolidated with due allowance for minority interests, if any, and in that event the interest requirements of the corporation shall be consolidated and such consolidated earnings and consolidated interest requirements shall be taken as the earnings and interest requirements of the corporation, and, for the purpose of this subclause, "earnings" means earnings available to meet interest charges on indebtedness other than indebtedness classified as a current liability;

preferred shares

- (m) the preferred shares of a corporation if,
 - (i) the corporation has paid a dividend in each of the five years immediately preceding the date of investment at least equal to the specified annual rate upon all of its preferred shares, or
 - (ii) the common shares of the corporation are, at the date of investment, authorized as investments by clause (n); common shares
- (n) the fully paid common shares of a corporation that during a period of five years that ended less than one year before the date of investment has either,
 - (i) paid a dividend in each such year upon its common shares, or
 - (ii) had earnings in each such year available for the payment of a dividend upon its common shares, of at least 4 per cent of the average value at which the shares were carried in the capital stock account of the corporation during the year in which the dividend was paid or in which the corporation had earnings available for the payment of dividends, as the case may be;"

Schedule J

PERMITTED INTERIM INVESTMENTS

1. Type of Investments. Subject to the conditions set forth below, "Permitted Interim Investments" means the following types of investments:

- (a) bankers' acceptances;
- (b) bank certificates of deposit;
- (c) commercial paper;
- (e) medium term notes;
- (d) bonds and notes issued or guaranteed by the federal Government of Canada or the provincial government of any of the provinces of Canada;
- (f) corporate strip bonds;
- (g) deposits at a deposit-taking institution; and
- (h) other short-term securities.

2. Excluded Investments. For greater certainty, Permitted Interim Investments do not include the following:

- (a) shares, warrants or other equities;
- (b) convertible debt securities;
- (c) derivatives, swaps, options or futures;
- (d) real property;
- (e) mortgages, including guaranteed mortgages;
- (f) gold certificates;
- (g) physical commodities; or
- (h) interests in loan syndications or loan participation.

3. Liquidity. To qualify as a Permitted Interim Investment, an investment must not constitute an illiquid asset. For the purposes of this Schedule, an "illiquid asset" means a portfolio asset that cannot be readily disposed of through market facilities or readily redeemed by the issuer at the holder's option.

4. Term. To qualify as a Permitted Interim Investment, an investment must, at the date of its acquisition, have a remaining term to maturity of not greater than the lesser of: (a) 366 days; and (b) the greater of (i) the balance of the Initial Term, and (ii) the General Partner's good faith estimate of the date for release of funds referred to in the Metis Litigation Agreement.

5. Diversification. To qualify as a Permitted Interim Investment, an investment must not, immediately after purchase, have a market value which exceeds 25 percent of the market value of the Future Generations Fund (or other relevant pool of funds and investments) at the time of purchase.

6. Rating. The deemed rating (the "Rating") of any Permitted Interim Investment, if applicable, must be at least "AA", determined in accordance with the next following section.

7. Determination of Rating. The Rating of any Permitted Interim Investment will be established, at the time of the acquisition of such Permitted Interim Investment, as:

- (a) "AAA" if the Permitted Interim Investment has the following rating or higher from two generally recognized credit rating agencies:

(A)	Short Term	CBRS	A-1+
		DBRS	R-1 high
		Moody's	P-1
		S&P	A-1+
(B)	Long Term	CBRS	A++ low (corporate)
		CBRS	AAA (government)
		DBRS	AAA
		Moody's	Aaa
		S&P	AAA

- (b) "AA" if the Permitted Interim Investment has the following rating or higher (but excluding Permitted Interim Investments rated "AAA") from two generally recognized credit rating agencies:

(A)	Short Term	CBRS	A-1
		DBRS	R-1 middle/low
		Moody's	P-1
		S&P	A-1+

(B)	Long Term	CBRS	A+ low (corporate)
		CBRS	AA (government)
		DBRS	AA
		Moody's	Aa3
		S&P	AA-

8. **Credit Quality of Portfolio.** Permitted Interim Investments will be limited to an aggregate market value limit, determined at the time of investment, based on the Rating of the Permitted Interim Investment as set out below:

Minimum Percentage of Portfolio to be Comprised of Permitted Interim	
<u>Rating of Permitted Investment</u>	<u>Investments Having that Rating</u>
AAA	50%
AA or AAA	100%

9. **Canadian Dollars.** All Permitted Interim Investments acquired must be denominated in Canadian dollars.

10. **Investment Practices.** An investment which otherwise qualifies as a Permitted Interim Investment will not constitute a Permitted Interim Investment if one or more of the following investment practices are engaged in connection with the acquisition or disposition of the Permitted Interim Investment:

- (a) the borrowing of money;
- (b) the encumbrance of any amount of the Futures Generations Fund;
- (c) the purchase of a security that by its terms may require a contribution in addition to the payment of the purchase price;
- (d) the purchase of securities other than through market facilities through which such securities are normally bought and sold, unless the purchase price approximates the prevailing market price or the parties are at arm's length in connection with the transaction; or
- (e) the engagement in the business of underwriting or marketing to the public.

Schedule K

OFN LIMITED PARTNERSHIP AGREEMENT

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

LIMITED PARTNERSHIP AGREEMENT

AMONG

ONTARIO FIRST NATIONS GENERAL PARTNER INC.

AND

**EACH ONTARIO FIRST NATION WHO IS ADMITTED
TO THE PARTNERSHIP AS A
LIMITED PARTNER IN ACCORDANCE
WITH THE TERMS HEREOF**

Dated May 31, 2000

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**ONTARIO FIRST NATIONS LIMITED PARTNERSHIP
LIMITED PARTNERSHIP AGREEMENT**

THIS AGREEMENT made the 31st day of May, 2000.

AMONG:

ONTARIO FIRST NATIONS GENERAL PARTNER INC.
a corporation incorporated under the laws of the Province of Ontario
(hereinafter called the "General Partner")

OF THE FIRST PART

- and -

the First Nations who have executed this Agreement and each First Nation who from time to time executes this Agreement or a counterpart hereof and who becomes a Limited Partner in accordance with the terms hereof

(hereinafter collectively called the "Limited Partners" and individually called a "Limited Partner")

OF THE SECOND PART

WITNESSES THAT:

WHEREAS the Province of Ontario agreed with First Nations to the establishment of a commercial casino on a First Nation territory in Ontario;

AND WHEREAS First Nations agreed amongst each other to a process whereby First Nations wishing to do so would submit proposals to establish such a casino on their territory;

AND WHEREAS the successful proposal was that of the Mnjikaning and Casino Rama was built on its territory, opened for business on August 1, 1996 and has been operating since then;

AND WHEREAS following the selection of the Mnjikaning proposal, First Nations and the Province of Ontario entered into negotiations and an agreement in principle regarding, among other things, the terms on which the net revenues from Casino Rama would be transferred to and used by the First Nations;

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AND WHEREAS in December 1998, First Nations approved the use of one or more limited partnerships as the basic business organization to monitor Casino Rama and for the receipt, administration and distribution of net revenues from Casino Rama;

AND WHEREAS First Nations have reached definitive agreements among each other and with the Province of Ontario and Ontario Lottery and Gaming Corporation as to the subject-matter of the Rolling Draft and related matters;

AND WHEREAS First Nations (other than the Mnjikaning) and Ontario First Nations General Partner Inc. wish to establish a limited partnership under the name "Ontario First Nations Limited Partnership" to carry on the Business;

AND WHEREAS the Partners are entering into this Agreement for the purposes of setting out the manner in which their relationship as partners will be governed;

NOW THEREFORE THIS AGREEMENT WITNESSES that, in consideration of the premises, and the respective covenants and agreements hereinafter contained and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto covenant and agree as follows:

ARTICLE 1 INTERPRETATION

1.1 **Definitions.** For all purposes of this Agreement, except as otherwise expressly provided herein or unless the context otherwise requires, the following terms have the following meanings:

"Accruals" means funds set aside or amounts allocated to reserves maintained in amounts which in the opinion of the relevant Person are required for the payment of obligations coming due in a future time period as shall be reasonably determined by the relevant Person and to provide for contingencies and the working capital requirements as reasonably determined by the relevant Person.

"Acknowledgement and Consent" means, in respect of each Limited Partner, the acknowledgement and consent provided for in Section 12.16 of the Revenue Agreement to be executed and delivered by each Limited Partner no later than concurrently with its execution of this Agreement.

"Act" means the *Limited Partnerships Act*, R.S.O. 1990, c. L16, as amended.

"Administrative Office" means the administrative office of the Partnership at such location on such First Nation territory as may be determined by the General Partner from time to time in accordance with this Agreement.

"Affiliate" means, when used with reference to a specified Person, any Person that directly or indirectly controls or is controlled by or is under common control with the specified Person.

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"Agreement" means this Limited Partnership Agreement as it may from time to time be supplemented or amended by one or more agreements entered into pursuant to the provisions hereof.

"Approved Investments" means any investment referred to in Schedule 1.1A.

"Approved Purposes" means, in respect of all Net Cash, Future Generations Amounts, Future Generations Contributions and Investment Income in respect thereof:

- (a) payment of Expenses and funding of Accruals by the Partnership (or the General Partner on its behalf) from Net Cash and Income (Other) Amounts (but not from Future Generations Amounts, Future Generations Contributions or Income (FG) Amounts);
- (b) investment by the Partnership (or the General Partner on its behalf):
 - (i) of Future Generations Amounts (and Investment Income in respect thereof) in Permitted Interim Investments; and
 - (ii) of all other amounts in Approved Investments;
as provided in this Agreement, pending distribution of such amounts to Partners;
- (c) payment of Expenses and funding of Accruals by Limited Partners from Net Cash, Income (Other) Amounts and Income (FG) Amounts (but not from Future Generations Amounts or Future Generations Contributions);
- (d) investment by Limited Partners in Approved Investments pending expenditures referred to in paragraph (e); and
- (e) capital and/or operating expenditures by Limited Partners in respect of (i) community development, (ii) health, (iii) education, (iv) economic development, and (v) cultural development, of First Nations and their territories and members, and any matters ancillary thereto;

provided that:

- (v) the service and repayment of any Indebtedness existing at the date hereof in respect of any of the foregoing purposes and of any Indebtedness incurred subsequent to the date hereof in respect of any of the foregoing purposes, and the defence and enforcement of any rights or claims in respect of the foregoing purposes, shall be deemed to be for Approved Purposes;
- (w) where, in respect of Indebtedness incurred prior to the date of this Agreement:
 - (i) there is some evidence that the Indebtedness was incurred for one or more of the purposes referred to in this definition; and

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- (ii) the lack of more complete evidence is reasonably attributable to one or more of the period of time that has passed since the incurrence of such Indebtedness, any loss of records due to fire, flood or other reasons beyond the Limited Partner's control, consolidation or other refinancing of Indebtedness, or limitations of record-keeping of the Limited Partner due to its limited size, remoteness or lack of financial resources;

then the Joint Appointee appointed under the Revenue Agreement shall be entitled to resolve any reasonable doubt whether the Indebtedness was incurred for one or more of the purposes referred to in this definition, in accordance with the Revenue Agreement:

- (x) for amounts comprising the Future Generations Fund, such expenditures shall be in respect of providing benefits to future generations of First Nations peoples;
- (y) the foregoing Approved Purposes shall be interpreted and applied to include within their meaning and scope the cultures, traditions, values, beliefs, methods and practices of the First Nations and/or the relevant First Nation and activities and purposes that are in furtherance thereof; and
- (z) the parties hereto recognize that many expenditures could reasonably be categorized as being in respect of more than one of the foregoing purposes.

"Auditors" means such firm of chartered accountants of generally recognized standing in Ontario as may be appointed by the General Partner as auditor for the Partnership for the time being.

"Base Factor" (for the Initial Period) means 40%.

"Base Number" means, at any time, the number of First Nations (for greater certainty, excluding any former Near Band that has incurred a Loss of Status Event as provided in Section 2.16 and that has not subsequently become a Status Band).

"Board of Directors" means the board of directors of the General Partner.

"Business" means all activities of the Partnership including the business of the Partnership described in Section 2.3 and the activities contemplated by the Revenue Arrangements to the extent applicable to the Partnership but, for greater certainty, excluding the following activities of First Nations (collectively, the "First Nations Activities"): activities in respect of the determination of the Formula from time to time, the allocation of the 35% Allocation (as defined in the Protocol Agreement) between the Partnership and Mnjikaning Partnership, the determination of First Nations from time to time, the preparation of financial statements and reports required of Limited Partners hereunder and any other activities of the Chiefs in Assembly, the First Nations or the Limited Partners in their proper capacities as such.

"Business Day" means any day which is not a Saturday, Sunday or statutory holiday in the Province of Ontario.

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"Capital" at any time, means the aggregate of the cash which has been contributed by the Partners to the Partnership as capital at or prior to such time, less the amount of cash which has been returned to the Partners out of the capital of the Partnership pursuant to the provisions hereof at or prior to such time.

"Capital Accounts" means the capital account of each Partner in respect of each class of Units maintained by the General Partner pursuant to Section 4.3.

"Capital Contribution" means, with respect to any Unit held by a Partner, the amount in cash contributed to the Partnership as capital under this Agreement in respect of such Unit.

"Chiefs in Assembly" means any duly called and properly constituted general meeting of the duly elected Chiefs of First Nations.

"Chiefs of Ontario" means the not-for-profit organization incorporated pursuant to the laws of Canada under the name Indian Associations Co-Ordinating Committee of Ontario Inc., established by Ontario first nations and whose members consist of the duly elected Chiefs of Ontario first nations.

"consensus" means the consensus level of approval applicable to decision-making by the Chiefs in Assembly.

"control" means the power to direct or cause the direction of the management and policies of a Person, whether directly or indirectly, whether acting alone or jointly or in concert with others, and whether through the ownership of voting securities, by contract or otherwise, and the terms "controlled" and "controlling" shall have corresponding meanings.

"Declaration" means the declaration to be filed and recorded in respect of the Partnership pursuant to the Act.

"Default", "Default Notice", "Defaulting Partner" and "Default-Induced Suspension of Distributions" have the respective meanings attributed thereto in Article 11.

"Development and Operating Agreement" has the meaning given to it in the Revenue Agreement.

"Expenses" means, with respect to:

(1) the Partnership or the General Partner, the aggregate of all expenses, fees, costs and liabilities incurred by it in respect of the Business, the Approved Purposes for use of amounts referred to in this Agreement, compliance with the terms of the Revenue Arrangements (to the extent applicable to the Partnership or the General Partner), and all payments made by the Partnership or the General Partner to the extent they relate to the Business, the Partnership or the General Partner, including in respect of:

(a) all start-up and ongoing costs, including the costs and expenses of dealings and negotiations among all First Nations, the Chiefs of Ontario,

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Mnjikaning, Mnjikaning Partnership, the Province and OLGC regarding the Business, the Revenue Arrangements (to the extent applicable to the Partnership or the General Partner) determining the Formula, the allocation of the 35% Allocation (as defined in the Protocol Agreement) between the Partnership and Mnjikaning Partnership, Limited Partners, and the organizational structure for receipt, investment and distribution of the Transferred LP Amounts, Transferred GP Amounts and Investment Income, forming and organizing the Partnership and the General Partner, including the fees and expenses of legal, tax, accounting, financial and other professional advisors relating thereto, and also including the costs and expenses of establishing the Administrative Office, engaging employees and other expenses incurred in connection therewith;

- (b) all fees, costs and expenses necessary to form, register or qualify the Partnership and the General Partner under applicable laws, or to maintain such registrations or qualifications, or to obtain or maintain exemptions under applicable laws;
- (c) all operating, general and administrative costs of the General Partner and the Partnership incurred in respect of the activities of the Partnership, including those incurred in respect of rent, utilities and other expenses in respect of the Administrative Office, salaries, wages and other compensation of administrative and operating personnel and other employees, accounting, statistical or bookkeeping services, computing or accounting equipment use, all fees, costs and expenses for corporate and partnership filings, registrations and record keeping, the preparation, receipt, analysis and summary of reports by or from Limited Partners and the preparation of reports by the Partnership to the Limited Partners and to the Province, and all other expenses incidental to the administration of the General Partner and the Partnership;
- (d) fees and expenses in respect of accounting and audit, consulting, legal, custodial, investment management, financial advisory and other professional services procured by or on behalf of the Partnership or by Limited Partners in respect of the General Partner and the Partnership; and
- (e) all cost and expenses of communications among the Partnership, the General Partner, Limited Partners, their members, the Chiefs of Ontario and other Persons;
- (f) all applicable taxes;
- (g) all costs and expenses of, or incidental to, the preparation and dispatch to Partners and other Persons of all cheques, reports, circulars, financial statements, forms and notices, and any other documents which are necessary or desirable in connection with the Business (including administration of the Partnership), the Approved Purposes for uses of

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amounts referred to in this Agreement, compliance with the terms of the Revenue Arrangements (to the extent applicable to the Partnership or the General Partner);

- (h) all costs and expenses incurred as a result of a dissolution, winding-up and termination of the Partnership and the General Partner and the realization of proceeds from, respectively, the Partnership assets and the General Partner assets;
- (i) any costs and expenses of any litigation in respect of the Business, the Partnership or Partners and the amount of any judgment or settlement paid in connection therewith;
- (j) all costs and expenses for indemnity or contribution payable in connection with any litigation involving the Business or the Partnership, and all costs of any liability insurance maintained with respect to liabilities arising in connection with the activities of any indemnified person conducted on behalf of the Partnership or and the General Partner in connection with the Business; and
- (k) any other costs and expenses in connection with the administration of the Partnership that may be authorized by or pursuant to this Agreement; and

(2) each Limited Partner, the aggregate of all expenses, fees, costs and liabilities incurred by it in respect of the Partnership, the Approved Purposes for use of amounts referred to in this Agreement, compliance with the terms of this Agreement and its Acknowledgment and Consent, and all payments made by such Limited Partner in respect of matters referred to in subparagraphs (1)(a) through (k) of this definition, *mutatis mutandis*, to the extent they relate to such Limited Partner or its interest in the Partnership.

"Extraordinary Resolution" means a resolution passed by Limited Partners by consensus at a duly convened meeting of Partners or any adjournment thereof, or if consensus is not then reached on such matter then:

- (a) a resolution passed by Limited Partners holding, in the aggregate, not less than 66-2/3% of the aggregate number of Units held by those Limited Partners who, being entitled to do so, vote in person or by proxy at a duly convened meeting of Partners or any adjournment thereof; or
- (b) a written resolution in one or more counterparts consented to in writing by Limited Partners holding, in the aggregate, not less than 66-2/3% of the aggregate number of Units held by those Limited Partners who are entitled to vote.

"First Nation" means, at any time, any aboriginal group that is a Status Band or a Near Band in the Province of Ontario (other than Mnjikaning) then recognized by the Chiefs in Assembly, as set out in Schedule 1.1B, as it may be amended in accordance with Sections 1.9 and 2.15 and "First Nations" means every First Nation.

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"First Nations Year" means a 12-month period commencing on April 1 of a calendar year and ending on March 31 of the next following calendar year.

"Fiscal Year" means the financial year of the Partnership as determined in accordance with Section 2.5.

"Formula" means: (i) for the Initial Period, the Formula Share of Net Cash and the Formula Share of Future Generations Fund, as applicable; and (ii) for any Subsequent Period, such formula and arrangements for sharing and distribution of distributable amounts among Limited Partners as the Chiefs in Assembly, having considered the terms of the Revenue Agreement in this regard, may determine from time to time, for such Subsequent Period.

"formula 2" means the Net Revenue distribution formula no. 2 which was considered but not adopted by the Chiefs in Assembly during December 15-17, 1998 in Toronto, as described in Schedule 1.1C hereto.

"Formula Share" for any Limited Partner at any time means that Limited Partner's entitlement to Net Cash and to the Future Generations Fund pursuant to the Formula as it applies to that Limited Partner.

"Formula Share of Future Generations Fund" (for the Initial Period) means for any Limited Partner at any time, an amount equal to the aggregate of such of the following as apply to that Limited Partner:

- (a) for each Limited Partner: the Base Factor, multiplied by the Future Generations Fund, divided by the Base Number;
- (b) for each Limited Partner: the Population Factor, multiplied by the Future Generations Fund multiplied by a fraction, the numerator of which is that Limited Partner's then-current Population and the denominator of which is the then-current Population Total; and
- (c) for each Limited Partner that is a Remote First Nation: the Remoteness Factor, multiplied by the Future Generation Fund, divided by the Remote Number;

provided that, for any calculation in respect of two or more Fiscal Years, the total calculation will be the sum of calculations for each such Fiscal Year using the Base Number, Population, Population Total and Remote Number applicable to such Fiscal Year; and further provided that the Base Number, Population, Population Total and Remote Number for the Fiscal Year ending March 31, 2000 shall be deemed to apply to all prior Fiscal Years in the Initial Period.

"Formula Share of Net Cash" (for the Initial Period) means for any Limited Partner at any time, an amount equal to the aggregate of such of the following as apply to that Limited Partner:

- (a) for each Limited Partner: the Base Factor, multiplied by the Net Cash on hand less the Income (FG) Amount on hand, divided by the Base Number;

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- (b) for each Limited Partner: the Population Factor, multiplied by the Net Cash on hand less the Income (FG) Amount on hand, multiplied by a fraction, the numerator of which is that Limited Partner's then-current Population and the denominator of which is the then-current Population Total;
- (c) for each Limited Partner that is a Remote First Nation: the Remoteness Factor, multiplied by the Net Cash on hand less the Income (FG) Amount on hand, divided by the Remote Number; and
- (d) with respect to the Income (FG) Amount, for each Limited Partner that is a Large First Nation, the Shortfall Compensation Amount for that Limited Partner to such time;

provided that, for any calculation in respect of two or more Fiscal Years, the total calculation will be the sum of calculations for each such Fiscal Year using the Base Number, Population, Population Total and Remote Number applicable to such Fiscal Year; and further provided that the Base Number, Population, Population Total and Remote Number for the Fiscal Year ending March 31, 2000 shall be deemed to apply to all prior Fiscal Years in the Initial Period.

"Future Generations Amount" (for the Initial Period) means in respect of each Transferred LP Amount, 25% thereof, less an amount equal to that part of the Large First Nations Imputed Interest Entitlement which relates thereto.

"Future Generations Contribution" has the meaning given to it in Section 9.2(a).

"Future Generations Fund" means all Future Generations Amounts, any Future Generations Contributions pursuant to Article 9 and all Investment Income in respect thereof (other than Investment Income earned on Future Generations Amounts during the Initial Period not exceeding the Shortfall Amount); and for greater certainty excludes all Income (FG) Amounts not exceeding the Shortfall Amount.

"General Partner" means Ontario First Nations General Partner Inc. or, as herein provided, any other Person who is admitted to the Partnership as a successor to any General Partner.

"General Partner Unit Certificate" means a certificate evidencing ownership of the General Partner Unit, which certificate shall be in the form set forth in Schedule 1.1D.

"General Partner Unit" means the unit as provided for in subsection 3.3(b).

"herein", "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any particular Article, Section or other subdivision of this Agreement.

"including" means including without limitation, and **"includes"** has a corresponding meaning.

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"Income (FG) Amount" (for the Initial Period) means at any time: (a) all Investment Income realized by the Partnership on all Future Generations Amounts held by the Partnership; and (b) that part of each Transferred LP Amount which represents Large First Nations Imputed Interest Entitlement.

"Income (Other) Amount" (for the Initial Period) means at any time all Investment Income other than Income (FG) Amounts.

"Indebtedness" means all indebtedness for borrowed money, all indebtedness under any conditional sale or other title retention agreement, all liabilities represented by a note or other evidence of indebtedness, all obligations under leases, all guarantees of indebtedness of another Person and all other liabilities of a Person.

"Indian Act" means the *Indian Act*, R.S.C. 1985, c. I-5, as amended.

"Initial Period" means the five year period beginning August 1, 1996 and ending July 31, 2001.

"Investment Income" means interest, dividends, capital gains, ordinary income and other returns realized in respect of any Net Cash, Future Generations Amount or Future Generations Contribution, net of applicable taxes, but does not include the capital amount thereof, but does include further returns realized on reinvestment of such returns.

"Joint Appointee" has the meaning ascribed to it in the Revenue Agreement.

"Large First Nation" (for the Initial Period) means each of the Mohawk Council of Akwesasne, the Mohawks of the Bay of Quinte, the Six Nations of the Grand River Territory and the Wikwemikong Unceded Indian Reserve.

"Large First Nations Imputed Interest Entitlement" (for the Initial Period) means the amount of interest (including compound interest) or other investment returns or compensation paid or payable in respect of 25% of each Transferred LP Amount from the respective dates of the Province's or OLG's receipt of the related Net Revenues to the respective dates same are transferred to the Partnership pursuant to the Revenue Agreement.

"Limited Partner Unit Certificate" means a certificate evidencing ownership of a Limited Partner Unit, which certificate shall be in the form set forth in Schedule 1.1E hereto.

"Limited Partner Units" means the units as provided for in subsection 3.3(a).

"Loss of Status Event" has the meaning ascribed to it in Section 2.16.3 hereof.

"Metis Litigation Agreement" means the Metis Litigation Agreement, to be entered into concurrently with the Revenue Agreement and the Protocol Agreement, between the General Partner on behalf of the Partnership, Mnjikaning General Partner on behalf of Mnjikaning Partnership and the Province, substantially in the form of the most recent draft provided to the Limited Partners subject to such alterations as may be approved by the General Partner as evidenced by its execution of same.

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"Mnjikaning" means the Chippewas of Mnjikaning.

"Mnjikaning General Partner" means Mnjikaning Chippewas General Partner Inc., a corporation formed under the laws of the Province of Ontario.

"Mnjikaning Partnership" means Mnjikaning First Nation Limited Partnership, a limited partnership formed under the laws of the Province of Ontario in 2000.

"Near Band" means an Ontario aboriginal group recognized by the Chiefs in Assembly that is not a Status Band but which is engaged in processes to become a Status Band (i.e. it has applied for and is actively pursuing recognition as a band under the Indian Act), and **"Near Bands"** means every Near Band; provided that:

- (i) each Ontario aboriginal group referred to in Schedule 1.1F at the date hereof shall be deemed to be a Near Band for the period commencing on the beginning of the Initial Period and consistent with the provisions of Section 2.16; and
- (ii) each Ontario aboriginal group added to Schedule 1.1F subsequent to the date hereof pursuant to Sections 1.9 and 2.15 shall be deemed to be a Near Band for the period commencing on the date on which it becomes a Limited Partner and consistent with the provisions of Section 2.16.

"Net Cash" (for the Initial Period) means, in respect of any period, means the amount, if any, by which:

- (a) the aggregate of:
 - (i) 75% of each Transferred LP Amount on hand;
 - (ii) all Income (FG) Amounts on hand not exceeding the Shortfall Amount;
 - (iii) all Income (Other) Amounts on hand; and
 - (iv) all amounts set aside as Accruals at the commencement of such period;

exceeds:

- (b) the aggregate of:
 - (i) all cash expenditures of the Partnership during such period relating to Expenses; and
 - (ii) all amounts set aside as Accruals at the end of such period;

all calculated without duplication, subject to any restrictions on distributions pursuant to the terms of this Agreement or the Metis Litigation Agreement.

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"Net Income" in respect of any period means the net income (or net loss) of the Partnership in respect of such period as determined in accordance with Canadian generally accepted accounting principles applied on a basis consistent with prior periods.

"Net Revenues" means all amounts transferred or to be transferred by the Province or OLGC to the Partnership and to Mnjikaning Partnership pursuant to the Revenue Agreement.

"OLGC" means the Ontario Lottery and Gaming Corporation, a Crown agency established pursuant to the Enabling Legislation (as defined in the Revenue Agreement), its predecessor Ontario Casino Corporation, and its successors and permitted assigns.

"Ordinary Resolution" means a resolution passed by Limited Partners at a duly convened meeting of Partners or any adjournment thereof by consensus, or, if consensus is not then reached on such matter, then:

- (a) a resolution passed by Limited Partners holding, in the aggregate, not less than a simple majority of the aggregate number of Units held by those Limited Partners who, being entitled to do so, vote in person or by proxy at a duly convened meeting of Partners or any adjournment thereof, or
- (b) a written resolution in one or more counterparts consented to in writing by Limited Partners holding, in the aggregate, more than 50% of the aggregate number of Units held by those Limited Partners who are entitled to vote.

"Partners" means the General Partner and the Limited Partners.

"Partnership" means Ontario First Nations Limited Partnership, a limited partnership formed under the laws of the Province of Ontario pursuant to the filing of the Declaration.

"Permitted Interim Investments" means any investment referred to in Schedule 1.1G.

"Person" or **"person"** is to be broadly interpreted and includes an individual, a First Nation, a corporation, a partnership, a trust, an unincorporated organization or association, the government of a country or any political subdivision thereof, or any agency or department of any such government, and the executors, administrators or other legal representatives of an individual in such capacity.

"Population" means for any First Nation for any First Nations Year,

- (a) for each First Nation which is a Status Band or has reserve status under the Indian Act, the number of persons registered or entitled to be registered under the Indian Act for that First Nation for the preceding First Nations Year as published by the Department of Indian Affairs and Northern

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Development of the Government of Canada (or any successor thereto) (the "DIAND Number"), and

- (b) for each other First Nation (a "Non-DIAND First Nation"), the number of persons registered or entitled to be registered under the Indian Act ("Status Indians") that were members of that First Nation for the preceding First Nations Year as reported by that First Nation to the Chiefs of Ontario within 30 days of the end of such preceding First Nations Year,

subject to any Population Adjustment.

"Population Adjustment" means such adjustments, from time to time, to any First Nation's Population for any First Nations Year to correct any inaccuracies in any such population numbers as may be determined:

- (a) with respect to the counting of one or more of the same Status Indians by two or more Non-DIAND First Nations in their respective population numbers: by agreement among the relevant First Nations within 12 months of the issue first arising; failing which by the Chiefs of Ontario; failing which by reference to the relevant DIAND Numbers upon any such First Nation ceasing to be a Non-DIAND First Nation; and
- (b) with respect to all other inaccuracies in any such population numbers, including such numbers not being restricted to Status Indians, by the Chiefs of Ontario.

"Population Factor" (for the Initial Period) means 50%.

"Population Total" means, for any First Nations Year, the total of all Populations of all First Nations for that period.

"Prime Rate" means at any time the rate of interest per annum then quoted by Canadian Imperial Bank of Commerce or such other Canadian chartered bank as the General Partner may determine from time to time as its prime rate of interest charged on loans in Canadian currency in Canada.

"Protocol Agreement" means the Protocol Agreement, to be entered into concurrently with the Revenue Agreement and the Metis Litigation Agreement, among the Partnership, Mnjikaning Partnership, Mnjikaning and the Chiefs of Ontario, substantially in the form of the most recent draft provided to the Limited Partners subject to such alterations as may be approved by the General Partner as evidenced by its execution of same.

"Province" means Her Majesty the Queen in Right of Ontario.

"Receiver" has the meaning attributed thereto in Section 15.5.

"Register" has the meaning attributed thereto in Section 3.7.

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"Remote First Nation" means, at any time, any First Nation then named in Schedule 1.1H hereto, subject to any additions to or deletions from Schedule 1.1H as may be determined by the Chiefs of Ontario to be appropriate from time to time (and Schedule 1.1H shall be amended accordingly in accordance with Section 1.9).

"Remote Number" means, at any time, the number of Remote First Nations at that time.

"Remoteness Factor" (for the Initial Period) means 10%.

"Revenue Agreement" means the Casino Rama Revenue Agreement, to be entered into concurrently with the Protocol Agreement and the Metis Litigation Agreement, among the Partnership, Mnjikaning Partnership, the Province and OLCG, substantially in the form of the most recent draft provided to the Limited Partners subject to such alterations as may be approved by the General Partner as evidenced by its execution of same.

"Revenue Arrangements" means the Revenue Agreement, the Metis Litigation Agreement, the Protocol Agreement, the MFN Limited Partnership Agreement (as defined in the Revenue Agreement), the Shareholders Agreement and this Agreement.

"Shareholders Agreement" means the shareholders agreement, to be entered into concurrently with this Agreement, among the General Partner and each First Nation which is a holder of shares of the General Partner.

"Shortfall Amount" means, at any time, the amount by which the aggregate entitlement to such time of all Limited Partners which are Large First Nations under the Formula for the Initial Period is less than the aggregate amount that would have accrued to those Limited Partners to such time under formula 2 for the Initial Period, less an amount equal to the aggregate of all Shortfall Compensation Amounts paid to those Limited Partners prior to such time.

"Shortfall Compensation Amount" means, for any Limited Partner which is a Large First Nation at any time, an amount equal to (a) the lesser of (i) the Shortfall Amount to such time and (ii) the Income (FG) Amount to such time, multiplied by (b) a fraction, the numerator of which is the then-current Population for that Limited Partner and the denominator of which is the then-current aggregate Population of all Limited Partners which are Large First Nations.

"Status Band" means an Ontario aboriginal group that is recognized as a band under the Indian Act.

"Subscription Agreement" means (a) in respect of each Limited Partner, the agreement between that Limited Partner and the Partnership pursuant to which the Limited Partner has subscribed for a Limited Partner Unit and (b) in respect of the General Partner, the agreement between the General Partner and the Partnership pursuant to which the General Partner has subscribed for a General Partner Unit, in substantially the respective forms annexed as Schedule 1.1I hereto.

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"Subsequent Period" means any period or periods subsequent to the Initial Period as may, from time to time, be determined by the Chiefs in Assembly (subject to earlier termination of the Revenue Agreement in accordance with the terms thereof).

"Transferred Amount" means a corresponding Transferred GP Amount and Transferred LP Amount.

"Transferred GP Amount" means in respect of each transfer of a portion of Net Revenues to the Partnership from time to time pursuant to the Revenue Agreement, 0.01% of the amount of such transferred Net Revenues.

"Transferred LP Amount" means in respect of each transfer of a portion of Net Revenues to the Partnership from time to time pursuant to the Revenue Agreement, 99.99% of the amount of such transferred Net Revenues.

"Unit" means any Limited Partner Unit or General Partner Unit.

"Unit Certificate" means any Limited Partner Unit Certificate or General Partner Unit Certificate.

"Win Contribution Litigation" means the claim and legal proceeding by the Chiefs of Ontario against the Province in respect of the Province's past and ongoing appropriation of 20% of the gross revenues (after players' winnings) of Casino Rama.

1.2 Headings and Table of Contents. The division of this Agreement into Articles, Sections and other subdivisions and the insertion of headings and any table of contents provided are for convenience of reference only and shall not affect the construction or interpretation hereof.

1.3 Article, Section and Schedule References. Unless the context requires otherwise, references in this Agreement to Articles, Sections, other subdivisions or Schedules are to Articles, Sections, other subdivisions or Schedules of this Agreement.

1.4 Number and Gender. Unless the context otherwise requires, words importing the singular include the plural and vice versa and words importing gender include all genders.

1.5 Currency. Except as otherwise expressly provided in this Agreement, all monetary amounts referred to in this Agreement are stated in Canadian dollars.

1.6 Business Days. If any payment is required to be made or other action is required to be taken pursuant to this Agreement on a day which is not a Business Day, then such payment or action shall be made or taken on the next Business Day thereafter.

1.7 Other Interpretation. For all purposes of this Agreement, except as otherwise expressly provided herein or unless the context otherwise requires:

- (a) all accounting terms not otherwise defined herein have the meanings assigned to them by, and all calculations to be made hereunder are to be

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made in accordance with, Canadian generally accepted accounting principles applicable to the Business of the Partnership applied on a basis consistent with prior periods;

- (b) the words "distribute" and "distributed" and other words of similar meaning, when used with reference to a Partner, refer to any amount paid or other property distributed by the Partnership to such Partner in respect of any interest of such Partner in the Partnership, but do not refer to any amount paid to such Partner in respect of any property acquired by the Partnership from, or any services provided to the Partnership by, such Partner;
- (c) any reference to an "approval", "authorization" or "consent" of the General Partner means the written approval, written authorization or written consent of the General Partner;
- (d) any capitalized terms used but not defined herein have the meaning ascribed to them in the Revenue Agreement or, if not defined therein, then in the Protocol Agreement; and
- (e) any reference to a statute includes and is a reference to such statute and to the regulations made pursuant thereto, with all amendments made thereto and in force from time to time, and to any statute or regulations that may be passed which have the effect of supplementing or superseding such statute or regulations.

1.8 Schedules. The following are the Schedules to this Agreement and same shall have the same force and effect as if the information contained therein were contained in the body of this Agreement:

Schedule 1.1A	Approved Investments
Schedule 1.1B	List of First Nations
Schedule 1.1C	formula 2
Schedule 1.1D	(form of) General Partner Unit Certificate
Schedule 1.1E	(form of) Limited Partner Unit Certificate
Schedule 1.1F	Near Bands
Schedule 1.1G	Permitted Interim Investments
Schedule 1.1H	Remote First Nations
Schedule 1.1I	(form of) Subscription Agreement
Schedule 6.6(b)	(form of) Notice and Undertaking of Near Band/Sister First Nation Designation
Schedule 11.1	(form of) Limited Partner Report on Distributions and Expenses
Schedule 11.2(a)	(form of) Partnership Report to the Province

1.9 Recognized First Nations. The General Partner shall make a written request to the Chiefs of Ontario to be apprised of any changes from time to time in the First Nations and

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shall (and shall be entitled to), upon being notified by the Chiefs of Ontario of any such change, (i) promptly amend Schedule 1.1B and, if applicable, Schedules 1.1F and/or 1.1H by making the appropriate adjustments thereto (provided for greater certainty that, in the case of a new First Nation being recognized by the Chiefs in Assembly and becoming a Limited Partner, such change shall become effective in accordance with the procedure provided for in Section 2.15); and (ii) promptly notify the Province and the Joint Appointee of same, including a copy of such revised Schedules. Without limiting the generality of the foregoing, if an aboriginal group that is a Near Band ceases to be recognized by the Chiefs in Assembly or suffers a Loss of Status Event, promptly upon being notified of same, the General Partner shall (and shall be entitled to) promptly amend Schedules 1.1B and 1.1F and, if applicable, Schedule 1.1H accordingly.

1.10 No Prejudice.

- (1) Notwithstanding any other provision of this Agreement, except as provided in subsections 1.10(2) and (3), each (and any combination) of the Revenue Arrangements and any Ancillary Documents is without prejudice to any rights, claims or defences that any party hereto or the Chiefs of Ontario may have in respect of:
 - (i) the MFN Claim referred to in Sections 1.15.1(i) and 2.8.7 of the Revenue Agreement;
 - (ii) the claim referred to in Sections 1.15.1(ii) and 10.1 of the Revenue Agreement relating to the Win Contribution Litigation; or
 - (iii) any claim referred to in Section 1.15.1(iii) of the Revenue Agreement.
- (2) Nothing in any (or any combination) of the Revenue Arrangements or any Ancillary Documents shall affect the ability of any court or tribunal to determine the admissibility of and, if admissible, to rely upon, prior or contemporaneous negotiations, agreements, representations, discussions, understandings, proposals, whether oral or written, including the Rolling Draft, in respect of the claims referred to in subsection (1). Notwithstanding the foregoing, the existence of any (or any combination) of the Revenue Arrangements and any Ancillary Documents and any of the provisions contained herein or therein and the contents of any negotiations leading to the Revenue Arrangements and any Ancillary Documents after December 7, 1998, will not be advanced as evidence or legal argument in support or defence of any of the claims or defences set out in subsection (1).
- (3) Nothing in any (or any combination) of the Revenue Arrangements or any Ancillary Documents shall affect the ability of a party to commence an action contemplated by subsection (1) of this Agreement prior to the expiry of the term of this Agreement or the Revenue Agreement.
- (4) Nothing in any (or any combination) of the Revenue Arrangements or any Ancillary Documents abrogates or derogates from any existing aboriginal or treaty right pursuant to Section 35 of the Constitution Act, 1982.

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1.11 Accounting Terms. Accounting terms used herein, unless otherwise defined, shall have the meaning accorded thereto by Canadian generally accepted accounting principles. The financial statements referred to herein, whether audited or unaudited, shall be prepared in accordance with Canadian generally accepted accounting principles.

ARTICLE 2 FORMATION OF PARTNERSHIP AND RELATIONSHIP BETWEEN PARTNERS

2.1 Formation. The General Partner and the Limited Partners hereby form a limited partnership under the provisions of the Act. The rights, restrictions and liabilities of the Partners shall be as provided in the Act except as herein otherwise expressly provided.

2.2 Name. The name of the Partnership shall be Ontario First Nations Limited Partnership or such other name or names as the General Partner may from time to time deem appropriate to comply with the laws of the jurisdiction in which the Partnership may carry on business.

2.3 Business of the Partnership. The business of the Partnership shall be to monitor the Complex and to receive, administer, invest and distribute that portion of the net revenues from the Complex to which the Partnership may from time to time be entitled pursuant to the Revenue Arrangements, including acting pursuant to those Revenue Arrangements to which the Partnership is a party; investing in Permitted Interim Investments and Approved Investments, making distributions of Net Cash and the Future Generations Fund and receiving and making reports on the uses of Transferred LP Amounts and Investment Income, all in accordance with the terms hereof, (collectively, the "Business") but, for greater certainty, none of the First Nations Activities (as defined in the definition of "Business" in Section 1.1) shall be or be regarded as part of the Business. The Partnership shall carry on the Business and shall be further authorized to exercise all powers ancillary and incidental thereto or reasonably in furtherance thereof. The Partnership shall not carry on any business other than the Business.

2.4 Principal Place of Business. The principal place of business of the Partnership shall be at the address of the General Partner provided for in Section 18.1 hereof or such other location on a First Nations territory in Ontario as the Chiefs in Assembly may determine to be appropriate from time to time.

2.5 Fiscal Year. The first Fiscal Year of the Partnership shall commence on the date of the filing and recording of the Declaration and end on March 31, 2001 and thereafter each Fiscal Year shall coincide with the First Nations Year, or a 12 month period commencing on and ending on such other dates as may from time to time be determined by the General Partner and approved by the Limited Partners by Ordinary Resolution.

2.6 Status of General Partner. The General Partner represents and warrants to, and covenants with, each Limited Partner that:

- (a) it is a corporation incorporated under the laws of the Province of Ontario and is and shall continue to be a valid and subsisting corporation under the laws of, and qualified to carry on business in, the Province of Ontario and

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in any other jurisdiction in which the Partnership may carry on business or may own or lease property;

- (b) it has and shall continue to have the full power to execute this Agreement and all other agreements contemplated hereby to be signed by it, to act as the general partner of the Partnership and to perform its obligations under this Agreement and such execution and the performance of such obligations have been duly authorized and do not and shall not conflict with or constitute a default under its articles, by-laws or any agreement by which it is bound;
- (c) this Agreement has been duly authorized, executed and delivered by the General Partner and constitutes a legal, valid and binding obligation of the General Partner enforceable against it in accordance with its terms, subject to applicable bankruptcy, insolvency and other applicable laws affecting the enforcement of creditors' rights generally and general principles of equity;
- (d) it shall act with the utmost fairness and good faith towards the other Partners in the business and affairs of the Partnership;
- (e) it shall take all actions required to qualify, continue and keep in good standing the Partnership as a limited partnership and to maintain the limited liability of each limited Partner in each jurisdiction where the Partnership may carry on business or own or lease property; and
- (f) it does not and, prior to the dissolution of the Partnership, will not carry on any business other than that of acting as general partner of the Partnership in accordance with the terms hereof.

2.7 Status of Each Limited Partner. Each Limited Partner represents and warrants to, and covenants with, each other Partner that:

- (a) it is a First Nation;
- (b) it has full power and authority to execute this Agreement, a Subscription Agreement and an Acknowledgment and Consent, and all other agreements contemplated hereby to be signed by it and to take all actions required pursuant hereto, and has obtained all necessary approvals of its chief and council or others;
- (c) it has duly authorized, executed and delivered this Agreement, a Subscription Agreement and an Acknowledgment and Consent, and each of this Agreement, such Subscription Agreement and such Acknowledgment and Consent constitutes a legal, valid and binding obligation of it enforceable against it in accordance with its terms, subject to applicable bankruptcy, insolvency and other applicable laws affecting

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the enforcement of creditors' rights generally and general principles of equity; and

- (d) it shall from time to time promptly provide to the General Partner such evidence of its status as the General Partner may reasonably request.

2.8
entitled:

Limitations of Authority of Limited Partners. No Limited Partner shall be

- (a) to take part in the control of the business of the Partnership;
- (b) to execute any document which binds or purports to bind the Partnership or any other Partner as such;
- (c) to purport to have the power or authority to bind the Partnership or any other Partner as such;
- (d) to have any authority to undertake any obligation or responsibility on behalf of the Partnership;
- (e) to bring any action for partition or sale or otherwise in connection with any interest in any property of the Partnership, whether real or personal, or register, or permit to be filed or registered or remain undischarged, against any property of the Partnership any claim, security interest, lien, charge or other encumbrance in respect of the interest of such Limited Partner in the Partnership; or
- (f) to compel a partition, judicial or otherwise, of any of the property of the Partnership or otherwise require any of the assets of the Partnership to be distributed to the Partners except in accordance with the terms hereof.

2.9 .Power of Attorney. Each Limited Partner hereby irrevocably nominates, constitutes and appoints the General Partner, with full power of substitution, as such Limited Partner's agent and true and lawful attorney to act on its behalf with full power and authority in its name, place and stead to execute, swear to, acknowledge, deliver and record or file as and where required:

- (a) the Declaration, any amendment to this Agreement or the Declaration and any other instrument required to qualify, continue and keep in good standing the Partnership as a limited partnership, or otherwise to comply with the laws of any jurisdiction in which the Partnership may carry on business or own or lease property in order to maintain the limited liability of the Limited Partners and to comply with the applicable law of such jurisdiction;
- (b) any instrument, and any amendment to the Declaration, necessary to reflect any amendment to this Agreement;

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- (c) any instrument required to record, with any governmental or regulatory authority, the dissolution and termination of the Partnership; and
- (d) any instrument required in connection with any election that may be made under fiscal legislation in any jurisdiction in which the Partnership is carrying on business or where a Limited Partner resides.

The power of attorney granted herein: is irrevocable; is a power coupled with an interest; extends to the administrators and other legal representatives and successors and permitted assigns of such Limited Partner; and may be exercised by the General Partner on behalf of each Limited Partner in executing any such instruments with a single signature as attorney and agent for all of them. Each Limited Partner agrees to be bound by a representation or action made or taken by the General Partner pursuant to such power of attorney and hereby waives any and all defences which may be available to contest, negate or disaffirm the action of the General Partner taken in good faith under such power of attorney, provided that the General Partner does not incur any liability on behalf of, or take any action which may result in any liability to, any Limited Partner.

2.10 Unlimited Liability of General Partner. The General Partner shall have unlimited liability for the debts, liabilities and obligations of the Partnership.

2.11 Limited Liability of Limited Partners. Subject to the provisions of the Act, the liability of a Limited Partner for the debts, liabilities and obligations of the Partnership at any relevant time shall be limited to such Limited Partner's Capital Contribution and a Limited Partner shall not be liable for any further claims, assessments or contributions against or to the Partnership.

2.12 Indemnity of Limited Partners. The General Partner shall indemnify and hold harmless each Limited Partner from any costs, damages, liabilities or expenses suffered or incurred by such Limited Partner in any case where the liability of such Limited Partner is not limited in the manner provided in Section 2.11 unless the liability of such Limited Partner is not so limited as a result of, or arising out of, any act or omission of such Limited Partner.

2.13 [Intentionally Deleted].

2.14 Compliance with Applicable Law. On request by the General Partner, each Limited Partner shall immediately execute such certificates and other instruments as are necessary to comply with any applicable law for the continuation and good standing of the Partnership.

2.15 Admittance of New Limited Partners. Promptly following a determination by the Chiefs in Assembly:

- (a) recognizing any new First Nation;
- (b) regarding the time (if any) for such new First Nation to become a Limited Partner in the Partnership;

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- (c) regarding appropriate adjustments to or replacement of the then-current Formula consistent with the provisions of this Agreement and the Revenue Agreement to include such new First Nation (if any); and
- (d) regarding any other appropriate amendments to this Agreement.

then, subject to Section 2.16, the parties hereto will amend this Agreement to allow such new First Nation to become a Limited Partner of the Partnership holding one Limited Partner Unit, all in accordance with such determinations by the Chiefs in Assembly.

2.16 Near Bands.

2.16.1 Near Bands and Limited Partner Status. In order for (a) a Near Band listed in Schedule 1.1.F at the date hereof (an "Existing Near Band") or (b) a Near Band which has, subsequent to the date of this Agreement, been recognized and added to Schedule 1.1.F pursuant to Sections 1.9 and 2.15 (a "New Near Band"), to continue to be regarded as a Near Band and a First Nation for purposes of this Agreement, to be a Limited Partner and to have the entitlements and obligations of a Limited Partner hereunder (collectively, "Limited Partner Status"), it must not incur a Loss of Status Event as provided in Section 2.16.3.

2.16.2 Pursuit of Band Status. If a Near Band's application to the Department of Indian Affairs and Northern Development of the Government of Canada (or any successor thereto) ("DIAND") to become a Status Band is not approved (a) in the case an Existing Near Band, by the third anniversary of the date of the Revenue Agreement, or (b) in the case of a New Near Band, by the third anniversary of the date on which such New Near Band became a Limited Partner, then the relevant Near Band must establish to the reasonable satisfaction of the Province that its application is under active consideration by DIAND and that the Near Band has taken all reasonable steps to advance its application to become a Status Band.

2.16.3 Loss of Near Band Status. In the event that: (a) the application of a Near Band to become a Status Band is (i) refused within the applicable three year period referred to in Section 2.16.2, or (ii) neither approved nor refused within such applicable three year period; and (b) the Near Band cannot establish to the reasonable satisfaction of the Province that (i) the application is under active consideration by DIAND, and (ii) the Near Band has taken all reasonable steps to advance its application to become a Status Band following such refusal or expiry of such three year period, as the case may be; then the Province shall be entitled to provide a written notice to the Partnership that such Near Band has failed to comply with this Section 2.16.3 (a "Loss of Status Event").

2.16.4 Loss of Limited Partner Status. Upon receipt by the Partnership from the Province of a notice of the occurrence of a Loss of Status Event in respect of a Near Band, such Near Band shall immediately cease to be a Near Band, a First Nation and a Limited Partner for purposes of this Agreement. Any Near Band which loses such Limited Partner Status pursuant to this Section 2.16.4 may not reacquire such Limited Partner Status unless and until it subsequently becomes a Status Band and is recognized pursuant to Section 2.15.

ARTICLE 3 UNITS

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3.1 Authorized Units. The partnership is authorized to issue 133 Limited Partner Units and one General Partner Unit.

3.2 Nature of Units.

(1) Subject to (i) performance of its obligations under this Agreement, (ii) subsection (2), and (iii) in the case of a Limited Partner that is a Near Band, Section 6.6, a Limited Partner shall have the following rights in respect of the Unit held by it:

- (a) one vote at meetings of the Partners;
- (b) its Formula Share of distributions as herein provided; and
- (c) corresponding allocations of Net Income, as herein provided.

(2) Upon (i) any dissolution of a First Nation, (ii) any other termination of the existence of a First Nation, (iii) any termination (by resolution of the Chiefs in Assembly) of the recognition of a First Nation, or (iv) any Near Band ceasing to be a Limited Partner pursuant to Section 2.16 (each a "Terminating Event" and any such First Nation a "Terminated Limited Partner"):

- (a) the Terminated Limited Partner's Unit shall be, and be deemed to be, immediately cancelled (without any compensation therefor), the Formula shall be and be deemed to be adjusted to eliminate such Terminated Limited Partner from its terms and such Terminated Limited Partner's Formula Share shall thenceforth be reallocated among the remaining Limited Partners in accordance with, *mutatis mutandis*, their Formula Shares; and
- (b) the Terminated Limited Partner shall have no rights or obligations hereunder in respect of any time following the Terminating Event.

(3) The General Partner shall have the following rights in respect of the General Partner Unit held by it:

- (a) distributions of Transferred GP Amounts as herein provided; and
- (b) corresponding allocations of Net Income, as herein provided.

3.3 Issuance of Units.

- (a) Each Limited Partner will subscribe for and shall be entitled to receive one Limited Partner Unit pursuant to a Subscription Agreement to be executed by that Limited Partner.
- (b) The General Partner will subscribe for and shall be entitled to receive one General Partner Unit pursuant to a Subscription Agreement to be executed

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by the General Partner. For greater certainty, the General Partner may not subscribe for or hold any Limited Partner Units.

3.4 Priorities and Rights of Units. Except as expressly provided in this Agreement, no Limited Partner shall have any preference, priority or right in any circumstance over any other Limited Partner in respect of the Unit held by it.

3.5 Allocations and Distributions Based on Formula Share of Limited Partners. Where, pursuant to any provision of this Agreement any amount is to be allocated or distributed or paid at any time to the Limited Partners, such amount shall be allocated, distributed or paid among the Limited Partners at such time in accordance with the then-current respective Formula Shares of the Limited Partners as provided herein, and, for greater certainty, not based upon an equal amount per Unit.

3.6 Unit Certificate. Upon the acceptance by the General Partner of the subscription for a Unit in accordance with a Subscription Agreement, the General Partner shall cause the Limited Partner to be entered on the Register as a Limited Partner and shall, if requested by the Limited Partner, deliver to such Limited Partner a Unit Certificate specifying the Unit held by such Limited Partner. Every Unit Certificate shall be signed manually by at least one officer or director of the General Partner. A Unit Certificate may be delivered to a Limited Partner entitled thereto by being mailed by prepaid post addressed to the address of such Limited Partner at the address shown in the Register, and neither the Partnership nor the General Partner shall be liable for any loss occasioned to any Limited Partner by reason that the Unit Certificate so posted is lost or stolen from the mails or is not delivered.

3.7 Limited Partner Register. The General Partner shall maintain a register (the "Register") to record the names and addresses of the Limited Partners, the Unit held by each Limited Partner and particulars of registration of Units.

3.8 No Transfer or Encumbering of Limited Partner Units. No Limited Partner may sell, exchange, transfer, assign, pledge, hypothecate or otherwise dispose of or subject to any charge, lien, security interest or other encumbrance all or any part of or interest in its Unit; provided that the foregoing shall not restrict any Limited Partner from encumbering its entitlement to distributions of its Formula Share of Net Cash for an Approved Purpose referred to in paragraph (e) of that definition, to the extent permitted by applicable law.

3.9 Lost Unit Certificates. Where a Limited Partner claims that a Unit Certificate representing the Unit recorded in the name of such Limited Partner has been defaced, lost, apparently destroyed or wrongly taken, the General Partner shall cause a new Unit Certificate to be issued in substitution therefor if, in the case of a defaced Unit Certificate, such certificate is first surrendered to the General Partner and otherwise if such Limited Partner (a) files with the General Partner a form of proof of loss and an indemnity bond in a form and in an amount satisfactory to indemnify and hold harmless the General Partner from any costs, damages, liabilities or expenses suffered or incurred as a result of or arising out of issuing such new Unit Certificate and (b) satisfies such other requirements as may reasonably be imposed by the General Partner.

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3.10 Inspection of Register. Any Partner, or an agent of a Partner, duly authorized in writing, shall have the right to inspect and take extracts from the Register during normal business hours and, upon payment of a reasonable fee to the General Partner, to obtain a copy of the Register not more than five days after the date of the filing of such Partner's written request therefor with the General Partner at its principal office.

3.11 Dealings with Registered Holder. The Partnership and the General Partner are entitled to treat the Person in whose name any Unit Certificate is registered as the absolute owner thereof. The receipt by the Person in whose name any Unit is recorded on the Register shall be a sufficient discharge for all monies, securities and other property payable, issuable or deliverable in respect of such Unit and from all liability therefor.

ARTICLE 4 CAPITAL CONTRIBUTIONS AND ACCOUNTS

4.1 Contribution of Capital by the Limited Partners. The Limited Partners shall contribute their Capital Contribution in the amount of \$1.00 per Unit upon execution of a Subscription Agreement and this Agreement, to be credited to the Limited Partners' respective Capital Accounts.

4.2 Contribution of Capital by the General Partner. The General Partner shall contribute its Capital Contribution in the amount of \$1.00 upon execution of this Agreement, to be credited to the General Partner's Capital Account.

4.3 Capital Accounts. The General Partner will establish a separate Capital Account on the books of the Partnership for each of the Partners and will, on receipt of an amount in respect of a Capital Contribution, credit the account of a Partner with such Capital Contribution. The General Partner will also credit to the Capital Accounts all Net Income and all other amounts to which the Partners are entitled and will charge to such Capital Accounts all negative Net Income (i.e. a net loss) and all distributions to the Partners.

4.4 Allocation of Limited Partners' Share of Net Income. The Net Income and other amounts to which the Limited Partners are to be credited and the negative Net Income (i.e. net loss) and distributions to be charged to the Limited Partners will be allocated among such Limited Partners in a manner corresponding to the then-current Formula.

4.5 No Right to Withdraw Amounts. No Partner will have any right to withdraw any amount or receive any distribution from the Partnership except as expressly provided for in this Agreement and no distribution to any Partner shall be deemed a return or withdrawal of Capital but, if any court of competent jurisdiction at any time determines that, notwithstanding the provisions of this Agreement, a Limited Partner is obligated to pay any amount distributed to such Limited Partner to or for the account of the Partnership or to any creditor of the Partnership, then such obligation shall be the obligation of such Limited Partner and not of the General Partner.

4.6 No Interest Payable on Accounts. No Partner will have the right to receive interest on any credit balance in the Capital Accounts except as expressly provided in this

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Agreement. No Partner shall be liable to pay interest to the Partnership on any Capital returned to such Partner or on any negative balance of Capital or any negative balance in the capital accounts.

4.7 Negative Balance of Capital or in the Capital Accounts. The interest of a Partner in the Partnership will not terminate by reason of there being a negative or zero balance of Capital or a negative balance in such Partner's capital account.

ARTICLE 5

FORMULA FOR INITIAL AND SUBSEQUENT PERIODS

5.1 Formula for Initial Period. The Formula shall be the formula for sharing and distribution of distributable amounts among Limited Partners for the Initial Period in accordance with the terms hereof.

5.2 Determination of Subsequent Periods, Formula. The term of each Subsequent Period shall be such period of time, and the Formula for each such Subsequent Period shall be such formula and arrangements consistent with Section 2.8.5 of the Revenue Agreement, as the Chiefs in Assembly may determine from time to time for such Subsequent Period.

5.3 Saving Provision regarding Unsigned First Nations. Notwithstanding any other provision of this Agreement, but subject to the terms of this Section 5.3 of this Agreement and to Section 2.15 of the Revenue Agreement, the parties hereto acknowledge and agree as follows:

- (a) all Net Cash and the Future Generations Fund are intended to be shared in accordance with the Formula among all First Nations, and not just those First Nations which have executed this Agreement and become Limited Partners at the time distributions in respect of such amounts are made;
- (b) as at the date hereof, certain First Nations have not yet completed the necessary steps to enter into this Agreement and become a Limited Partner (the "Unsigned First Nations");
- (c) it is desirable to proceed with the implementation of the terms of this Agreement with respect to the parties hereto, while preserving the prospective Formula Shares of the Unsigned First Nations pending their execution of this Agreement and becoming Limited Partners;
- (d) accordingly, for purposes of calculating the Formula Share of any Limited Partner and allocating the Net Income among the Limited Partners, each Unsigned First Nation will be regarded as being a Limited Partner;
- (e) pending each Unsigned First Nation entering into this Agreement and becoming a Limited Partner, the General Partner will:
 - (i) hold in a separate account that part of any distributable amount representing what would be the Formula Share of that distributable

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amount for each Unsigned First Nation if it had in fact been a Limited Partner at that time, and not commingle same with any other funds or assets of the General Partner or the Partnership, and invest same only in Permitted Interim Investments (each such amount, together with all Investment Income realized thereon (net of any applicable taxes and all other expenses incurred by the General Partner in relation thereto) referred to herein individually in respect of an Unsigned First Nation as a "Held Amount" and collectively, in respect of all Unsigned First Nations from time to time, as "Held Amounts"); and

- (ii) upon any Unsigned First Nation entering into, executing and delivering to the General Partner a Subscription Agreement, an Acknowledgment and Consent, a release in form satisfactory to the General Partner and this Agreement and becoming a Limited Partner, pay to such Limited Partner its Held Amount, if any, after deduction of any amounts which the General Partner is required to pay out of such Held Amount pursuant to Section 2.15.4.1 of the Revenue Agreement;
- (f) upon any Unsigned First Nation entering into this Agreement and becoming a Limited Partner (and delivering to the General Partner the other instruments referred to in paragraph 5.3(e)(ii)), the General Partner shall be entitled, in accordance with Section 2.15.4.2 of the Revenue Agreement, to deduct from any payment that such Limited Partner would otherwise be entitled to receive as a Limited Partner hereunder, the amounts which the General Partner is required to pay pursuant to Section 2.15.4.2 of the Revenue Agreement;
- (g) if any Unsigned First Nation does not enter into this Agreement and become a Limited Partner by the earliest of: (i) any date on or after the fifth anniversary of the date of this Agreement on which the Province and the General Partner execute a mutual consent to the distribution of such Held Amount among the then-current Limited Partners or any alternate use of such Held Amount, (ii) the date on which such Unsigned First Nation ceases to be a First Nation, and (iii) the Business Day before the termination of this Agreement, then subsection 5.3(e) will no longer apply to the Held Amount and such Held Amount shall be distributed among the then-current Limited Partners in accordance with the then-current Formula or, if applicable, be otherwise used in accordance with the mutual consent referred to in clause 5.3(g)(i) above, but without prejudice to the rights of the Protected Parties referred to in Section 2.15 of the Revenue Agreement;
- (h) the General Partner will hold the Held Amounts on behalf of such current and future Limited Partners in accordance with this Section 5.3; and

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- (i) nothing in this Section 5.3 shall, or shall be interpreted to create any duties or obligations (fiduciary, contractual or otherwise) to, or any entitlements or interests of, any Unsigned First Nation or any other Person not a party hereto.

ARTICLE 6

DISTRIBUTIONS AND ALLOCATIONS

6.1 Monthly Distributions of Net Cash. Subject to (i) performance of a Limited Partner's obligations under this Agreement, (ii) subsection 3.2(2), and (iii) in the case of a Limited Partner that is a Near Band, Section 6.6, within 10 Business Days of the Partnership receiving a Transferred Amount, the General Partner shall distribute to each Limited Partner its Formula Share of Net Cash.

6.2 Distribution of Future Generations Fund. Subject to (i) performance of a Limited Partner's obligations under this Agreement, (ii) subsection 3.2(2), and (iii) in the case of a Limited Partner that is a Near Band, Section 6.6:

- (1) within 20 Business Days after the later of (a) the end of the Initial Period; and (b) the Metis Litigation Agreement ceasing to apply to the Future Generations Fund (the "FGF First Distribution Date"), the General Partner shall distribute to each Limited Partner an amount equal to that Limited Partner's Formula Share of Future Generations Fund; and
- (2) following the FGF First Distribution Date, the General Partner shall distribute to each Limited Partner an amount equal to that Limited Partner's Formula Share of Future Generations Fund at the same times as provided in Section 6.1 for distributions of Net Cash.

6.3 Distribution of Transferred GP Amounts. The General Partner shall be entitled to pay to itself each Transferred GP Amount following the Partnership receiving same.

6.4 Allocation of Net Income. Net Income in respect of any Fiscal Year will be allocated as at the end of such Fiscal Year as follows:

- (a) 99.99% thereof shall be allocated to each Limited Partner in accordance with the Formula Share of that Limited Partner for such Fiscal Year; and
- (b) 0.01% thereof shall be allocated to the General Partner.

6.5 Repayment of Excess Distribution.

- (1) If, as determined by the General Partner, any Limited Partner has received a distribution which exceeds the entitlement of such Limited Partner, such Limited Partner shall forthwith repay to the Partnership the amount thereof upon receipt of notice to such effect from the General Partner and, if such amount is not then repaid, the General Partner may deduct such amount from any subsequent distribution to such Limited Partner, together with interest thereon at a rate per

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annum equal to Prime Rate plus 1%, provided that the General Partner shall nevertheless have the right to commence an action or take such other proceedings against the Limited Partner who has failed to repay such amount.

- (2) Without limiting the generality of subsection (1), if the Chiefs of Ontario determines that a Population Adjustment is required, the General Partner shall:
- (a) determine from the Chiefs of Ontario the particulars of the Population Adjustment including the periods and distributions to which it relates;
 - (b) calculate (i) the amounts which shall be recouped from any Limited Partners (including interest thereon), and (ii) the amounts which shall be paid to other Limited Partners, based on such Population Adjustment; and
 - (c) collect such amounts from the relevant Limited Partners in accordance with subsection (1) and pay them to the relevant other Limited Partners accordingly.

6.6 Distributions in Respect of Near Bands. Notwithstanding any other provision of this Agreement:

- (a) each Limited Partner that is a Near Band shall, concurrently with entering into this Agreement as a Limited Partner, designate a Limited Partner that is a Status Band (hereinafter referred to as such Near Band's "Sister First Nation") as its nominee to receive and pay over to such Near Band such Near Band's Formula Share of Net Cash and Formula Share of Future Generations Fund;
- (b) such Near Band and its Sister First Nation shall so notify the General Partner by a written notice and undertaking in substantially the form of Schedule 6.6(b);
- (c) any distribution to which a Near Band may be entitled under this Agreement shall be made to its Sister First Nation in trust for such Near Band;
- (d) each Sister First Nation shall promptly distribute to the Near Band to which it is responsible all funds received by it pursuant to the foregoing paragraph (c);
- (e) all reporting, accountability and other requirements provided for in this Agreement in respect of the Near Band, including the annual requirement to provide a list of members of the Near Band to the Partnership, shall be performed by the Near Band through the offices of its Sister First Nation; and
- (f) notwithstanding the foregoing paragraphs (c), (d) and (e), the Sister First Nation shall not be, and shall be deemed not to be, responsible, liable, in

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non-compliance with this Agreement, or subject to any remedies, sanctions or other actions against it under any of the Revenue Arrangements applicable to it, for any non-compliance of its Near Band with the provisions of this Agreement or under any Revenue Arrangements applicable to such Near Band.

6.7 Acknowledgment and Consent of the Limited Partners. Each Limited Partner agrees that it shall be a condition precedent for a distribution of funds to a Limited Partner that such Limited Partner executes and delivers to the General Partner and the Province an Acknowledgment and Consent.

ARTICLE 7 APPROVED PURPOSES

7.1 Use of Funds for Approved Purposes.

- (1) The Partnership shall use all Transferred LP Amounts, Future Generations Contributions and Investment Income in respect thereof only for Approved Purposes applicable to the Partnership.
- (2) Limited Partners shall use (a) all amounts received pursuant to Article 6, and (b) all Investment Income from Approved Investments or Permitted Interim Investments by or on behalf of them only for Approved Purposes applicable to the Limited Partners.
- (3) Without limiting the generality of subsection (2), Limited Partners shall use Future Generations Fund distributed to them only for Approved Purposes that are for the benefit of future generations of First Nations.

ARTICLE 8 FUTURE GENERATIONS FUND HELD BY THE PARTNERSHIP

8.1 Future Generation Moneys Held by Limited Partnership. For the period ending on the later of (i) the Initial Period and (ii) the expiry of the term of the Metis Litigation Agreement, all Future Generations Amounts and Future Generations Contributions received by the Partnership shall be held in, respectively, separate accounts of the Partnership; and shall not be commingled with any other funds or assets of the Partnership.

8.2 Future Generations Amounts Subject to Metis Litigation Agreement. For the period ending on the expiry of the term of the Metis Litigation Agreement, all Future Generations Amounts (but not any Future Generations Contribution nor any Investment Income in respect of Future Generations Amounts or Future Generations Contributions) received by the Partnership shall be subject to the terms of the Metis Litigation Agreement.

8.3 Investment of Future Generations Moneys. For the period ending on the later of (i) the Initial Period and (ii) the expiry of the term of the Metis Litigation Agreement, all Future Generations Amounts shall be invested only in Permitted Interim Investments. Future Generations Contributions shall be invested only in Approved Investments.

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8.4 Initial Period Investment Income on Future Generations Amounts. Investment Income realized on Future Generation Amounts in respect of the Initial Period (including interest or other compensation paid or payable by the Province or OLGC in respect thereof) (but not Investment Income on Future Generations Contributions) not exceeding the Shortfall Amount shall be distributed to Limited Partners that are Large First Nations in accordance with this Agreement. For greater certainty, such Income (FG) Amounts shall not be subject to the terms of the Metis Litigation Agreement and shall not be required to be used to provide benefits to future generations of First Nations.

ARTICLE 9 WIN CONTRIBUTION LITIGATION RECOVERIES

9.1 Sharing of Net Recoveries. The Limited Partners acknowledge and agree that any net recovery in respect of the Win Contribution Litigation (a "Net Recovery") in respect of any period of time shall, subject to (without duplication) Sections 11.4 and 11.6 of the Revenue Agreement, the Metis Litigation Agreement, the final, non-appealable judgment of the court in the MFN Claim, the final, non-appealable judgment of the court in the Win Contribution Litigation, and any resulting agreements or arrangements following a Net Recovery, to the extent possible, be directed to be paid to the Partnership for sharing among the Limited Partners and to Mnjikaning Partnership for distribution to Mnjikaning, in accordance with such arrangements as may be determined by agreement among the relevant First Nations or Affiliates thereof.

9.2 Replenishment of Future Generations Fund. Subject to (without duplication) Sections 11.4 and 11.6 of the Revenue Agreement, the Metis Litigation Agreement, the final, non-appealable judgment of the court in the MFN Claim, the final, non-appealable judgment of the court in the Win Contribution Litigation, and any resulting agreements or arrangements following a Net Recovery:

- (a) the Limited Partners shall use their best efforts to cause a portion of any Net Recovery equal to that amount of the total Income (FG) Amount earned on Future Generations Amounts which is paid or payable to Limited Partners that are Large First Nations in accordance with this Agreement to be contributed to the Future Generations Fund (the "Future Generations Contribution");
- (b) to the extent that any Net Recovery is or is to be shared among (or otherwise used to the benefit of) individual Limited Partners, the Future Generations Contribution shall be sourced from and paid by such Limited Partners as nearly as practical pursuant to the same formulas, *mutatis mutandis*, as are used to determine their respective participations in such Net Recovery; and
- (c) if all Net Recoveries are not sufficient to fund the Future Generations Contribution, the Limited Partners shall make reasonable efforts to cause amounts to be contributed to the Future Generations Fund equal in aggregate to any unfunded amount of the Future Generations Contribution.

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For greater certainty, Limited Partners may, but shall not be required to, contribute any such amounts from their own financial resources.

ARTICLE 10 GENERAL PARTNER/MANAGEMENT OF THE PARTNERSHIP

10.1 Authority of the General Partner. Except as otherwise provided herein, the General Partner is authorized to carry on the Business, with full power and authority to administer, manage, control and operate the Business, and has all power and authority to do any act, take any proceeding, make any decision and execute and deliver any instrument, deed, agreement or document necessary for or incidental to carrying out the Business for and on behalf of and in the name of the Partnership. No Person dealing with the Partnership will be required to inquire into the authority of the General Partner to do any act, take any proceeding, make any decision or execute and deliver any instrument, deed, agreement or document for and on behalf of or in the name of the Partnership.

10.2 Powers of General Partner. Except as otherwise provided herein, and without limiting the generality of Section 10.1, the General Partner shall have the full power and authority, on behalf and in the name of the Partnership:

- (a) to enter into and to perform any agreement in connection with the Business, including the Revenue Arrangements;
- (b) to lease the Administrative Office premises;
- (c) to employ all Persons necessary for the conduct of the Business;
- (d) to prepare annual business plans and budgets for the Partnership, and quarterly updates thereof;
- (e) to retain such legal counsel, experts, advisors or consultants as the General Partner shall consider appropriate and to rely upon the advice of such Persons;
- (f) to open and operate in the name of the Partnership any bank account and name the signing officers therefor;
- (g) to invest funds received by the Partnership in Permitted Interim Investments and Approved Investments;
- (h) to pay the Expenses of the Partnership;
- (i) to commence or defend any action or proceeding in connection with the Partnership;
- (j) to file returns and reports required by any governmental or like authority;
- (k) to maintain the Register; and

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- (1) to do anything that is in furtherance of or incidental to the Business or that is provided for in this Agreement.

The General Partner will use its best efforts, in the conduct of the affairs of the Partnership, to put all suppliers and other Persons with whom the Partnership does business on notice that the Limited Partners are not liable for the obligations of the Partnership, and to include in all contracts entered into by the Partnership a notice or other provision to the effect that the Partnership is a limited partnership (which may be satisfied by contracting in the name of the Partnership as a limited partnership).

10.3 Exercise of Powers and Discharge of Duties. The General Partner will exercise its power and discharge its duties under this Agreement honestly, in good faith and in the best interests of the Partnership and in connection therewith shall exercise the degree of care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances, but subject to the foregoing shall not be liable to any Limited Partner for any act, omission or error in judgment made in good faith.

10.4 No Commingling of Partnership Assets. The funds and assets of the Partnership shall not be commingled with the funds or assets of any other Person (including those of the General Partner).

10.5 Conduct of Business – Limited Liability. The General Partner will, at all times, conduct the business and affairs of the Partnership in such a manner that, so far as possible, the liability of a Limited Partner will be limited to the Capital Contribution from time to time in respect of the Units held by the Limited Partner.

10.6 No Fees of the General Partner. The General Partner shall not be entitled to any fees as general partner of the Partnership.

10.7 No Transfer or Encumbering of General Partner Unit. The General Partner may not sell, exchange, transfer, assign, pledge, hypothecate or otherwise dispose of or subject to any charge, lien, security interest or other encumbrance all or any part of its General Partner Unit.

ARTICLE 11 REPORTING TO THE PROVINCE

11.1 Limited Partners Reports and Information. Each Limited Partner which has for a Fiscal Year received a distribution pursuant to Article 6 hereof shall:

- (a) within 120 days following the end of each Fiscal Year, deliver to the General Partner audited financial statements for the distributions and expenses during the Fiscal Year, which shall show the expenses by categories set forth in paragraph (e) of the definition of Approved Purposes, and the amount of such expenses that, in the reasonable opinion of the Limited Partner, are for the benefit of future generations, and shall be substantially in the form of Schedule 11.1; and

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- (b) within the periods provided for in the Revenue Agreement, comply with any requests for reports, documents or other information requested by the General Partner or by the Joint Appointee pursuant to the Revenue Agreement.

11.2 Partnership Reports and Information. The parties hereto acknowledge that the Partnership will enter into the Revenue Agreement and that, pursuant thereto, the Partnership will be obliged to deliver to the Province and to the Joint Appointee in respect of each Fiscal Year within the periods specified therein, the following reports and information:

- (a) based on a review of the financial statements, reports, documents and other information referred to in Section 11.1 above, a report and, if applicable, one or more supplemental reports, substantially in the form of Schedule 11.2(a);
- (b) an audited statement of the Partnership, including a schedule setting forth the specific amount of funds distributed to each Limited Partner during such Fiscal Year, and the dates of such distributions, and also including a schedule setting forth (i) the Held Amount attributable to each First Nation that was an Unsigned First Nation at the end of such Fiscal Year; and (ii) the total of the Held Amounts at the end of such Fiscal Year;
- (c) an audited statement for the Future Generations Fund held by the Partnership during such Fiscal Year; and
- (d) such other information as the Partnership may be required to provide pursuant to the Revenue Agreement.

11.3 Limited Partner Default in Reporting or Other Obligations. Each Limited Partner acknowledges and agrees that:

- (a) in the event of any breach of or non-compliance with its obligations under this Agreement or its Acknowledgement and Consent (including any breach of or non-compliance with Section 9.8 of the Revenue Agreement, if applicable, in respect of such Limited Partner) (a "Default") by such Limited Partner (a "Defaulting Partner"), the Partnership shall be entitled (without limitation to the rights and remedies of the parties hereto):
 - (i) to give a notice (the "Default Notice") to such Defaulting Partner setting out a summary description of the Default; and
 - (ii) in the event that the Defaulting Partner shall not have cured such Default within 60 days of the Default Notice being given (or such shorter period as may be available under the Revenue Agreement, as stated in the Default Notice) to withhold such Limited Partner's Formula Share of further distributions until the Defaulting Partner has cured the Default or such other time as may be required or permitted and granted pursuant to the

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Revenue Agreement (such remedy being referred to herein as a "Default-Induced Suspension of Distributions"); and

- (b) the Partnership may be obliged under the Revenue Agreement to exercise its rights and remedies in respect of a Default, including imposing a Default-Induced Suspension of Distributions, with or without the prior delivery of a Default Notice.

11.4
that:

Joint Appointee Investigation. Each Limited Partner acknowledges and agrees

- (a) the Joint Appointee appointed under the Revenue Agreement shall be permitted (i) to make reasonable enquiries of, and to request for inspection any relevant document from, the Partnership, (ii) to request the Partnership to request a relevant document or information from a Limited Partner that has received funds from the Partnership for the preceding Fiscal Year, and (iii) if necessary to request such documents or information directly from a Limited Partner;
- (b) if the Joint Appointee makes such a request of the Partnership pursuant to the Revenue Agreement, the Partnership shall be required to exercise its rights under this Agreement to make such request of the Limited Partner, and the Partnership shall be so entitled and the Limited Partner shall comply with such request promptly and within the time period specified therefor in the Revenue Agreement;
- (c) refusal on the part of the Partnership or a Limited Partner that has received funds from the Partnership for the preceding Fiscal Year to provide the documents referred to in this section, or to respond to the reasonable inquiries made by the Joint Appointee under the Revenue Agreement, in a timely way will constitute a violation of the Revenue Agreement for which a remedy may be sought by the Province under Article 9 of the Revenue Agreement; and
- (d) the Joint Appointee shall be entitled to report to the Province on its findings pursuant to Section 4.6 of the Revenue Agreement.

11.5 **Reports and Information Available to Members of Limited Partners.** Each Limited Partner shall permit any persons who are members of that First Nation to examine copies of the financial statements, reports and other documents and information provided by such Limited Partner to the Partnership or the Joint Appointee pursuant to this Agreement, at such reasonable times and as often as may reasonably be requested by any such persons, and the Limited Partner shall answer any inquiries which such persons may make, fully and fairly and to the best of its ability.

ARTICLE 12

BOOKS AND RECORDS AND REPORTING TO PARTNERS

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12.1 Books and Records; Limited Partner Inspection Rights; Subject to Confidentiality Obligations.

- (1) The General Partner will keep and maintain full, complete and accurate books of account and records of the business of the Partnership. The Partnership books shall be kept at the principal office from time to time of the General Partner.
- (2) During the existence of the Partnership and for a period of seven years thereafter, such books of account and records shall be made available for inspection by any Limited Partner or its duly authorized representatives during normal business hours at the principal office of the General Partner. Any Limited Partner or its duly authorized representatives may from time to time make reasonable requests for information regarding the Business and the Partnership, and the General Partner will answer any such requests fully, fairly and promptly, to the best of its ability. The representatives designated by a Limited Partner pursuant to this Section 12.1 may include accountants, lawyers, management consultants or others appointed by the Limited Partner to examine all or any aspect of the operations of the Partnership. All information obtained and opinions developed in the course of such examinations, inspections or inquiries shall be retained in strict confidence and not used or disclosed by such Limited Partner except in the interest of the Partnership or in the Limited Partner's enforcement of its rights hereunder.
- (3) Subsection (2) shall be subject to the obligations of the Partnership, the General Partner and its Board of Directors from time to time pursuant to any confidentiality agreements with the Province, including the Revenue Agreement.

12.2 Appointment of Auditors. The General Partner will, on behalf of the Partnership, retain the Auditors to review and report to the Partners upon the financial statements of the Partnership for, and as at the end of, each Fiscal Year.

12.3 Annual Report. Within 120 days after the end of each Fiscal Year (and not later than the date of the annual All Ontario Chiefs' Conference next following the end of such Fiscal Year), the General Partner will forward to each Person who was a Partner at the end of such Fiscal Year an annual report in respect of such Fiscal Year containing:

- (i) financial statements of the Partnership as at the end of, and for, such Fiscal Year (prepared in accordance with the provisions of this Agreement and with Canadian generally accepted accounting principles), with comparative financial statements as at the end of, and for, the immediately preceding Fiscal Year containing: (A) a balance sheet; (B) a statement of income; (C) a statement of changes in financial position; and (D) a statement of Partner's equity;
- (ii) a report of the Auditor on such financial statements;
- (iii) a report on allocations and distributions to Partners; and

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(iv) such other information as in the opinion of the General Partner is material to the Business of the Partnership.

12.4 Quarterly Reports. Within 60 days after the end of each quarter of each Fiscal Year (except the last quarter), the General Partner will forward to each Partner a report containing unaudited financial statements of the Partnership, a report on allocations and distributions to the Partners, and such other information as in the opinion of the General Partner is material to the Business of the Partnership.

12.5 Accounting Policies. The General Partner, provided that it acts reasonably in doing so, is authorized to establish, from time to time, accounting policies with respect to the financial statements of the Partnership and to change, from time to time, any policy that has been so established so long as such policies are consistent with the provisions of this Agreement and with Canadian generally accepted accounting principles.

ARTICLE 13 PARTNERSHIP MEETINGS

13.1 Meetings of Partners. The General Partner will, commencing in 2001, call an annual general meeting of Partners in each year, which will, if practicable, coincide with the annual All Ontario Chiefs Conference in such year, for the purpose of reviewing the Business of the Partnership, receiving the annual report and related financial statements and information contemplated by Section 12.3 hereof and transacting such other business as may be properly contained in the notice calling the meeting. The General Partner may at any time and shall, upon receipt of a written request from Limited Partners holding, in the aggregate, not less than 20% of all Limited Partner Units, call an extraordinary meeting of Partners. If the General Partner fails to call a meeting of the Partners within 30 days after receipt of such request from such Limited Partners, the General Partner or any Limited Partner, as the case may be, may call such meeting in accordance with the terms hereof. All meetings of Partners shall be held in the Province of Ontario, but no Limited Partner shall have any right, by virtue of any meeting, to take part in the control of the business of the Partnership.

13.2 Notice. At least 10 days' notice of any meeting of Partners (but not more than 50 days' notice) shall be given to Partners stating the time and place of the meeting, together with an agenda and sufficient information (including the subject matter, but not necessarily the text, of any resolution proposed to be passed at such meeting) to enable the Limited Partners to make a reasoned judgment on all matters which are to be the subject of a vote at such meeting. At least 10 days' notice of any such meeting of Partners (but not more than 50 days' notice) shall be given to the Chiefs of Ontario and Mnjikaning Partnership stating the time and place of the meeting, together with an agenda and a statement of the subject matter, but not necessarily the text, of any resolution proposed to be passed at such meeting.

13.3 Chairman. The Chairman of the Board of Directors, or in his absence, the President, or in his absence any Vice-President, of the General Partner shall be the chairman of a meeting of Partners if present thereat, unless the Partners choose, by Ordinary Resolution, some other individual present at such meeting to be the chairman thereof. If none of the Chairman of

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the Board of Directors, the President nor any Vice-President of the General Partner is present at such meeting, the Partners shall appoint a chairman for such meeting by Ordinary Resolution.

13.4 Quorum. Subject to Section 13.5, a quorum at a meeting of Partners shall consist of more than 50% of the Limited Partners present in person or by proxy.

13.5 Adjourned Meetings. If a quorum is not present at a meeting of Partners within 30 minutes after the time fixed for holding such meeting, such meeting shall be adjourned by the chairman of such meeting to a date not sooner than 10 and not later than 21 days after the date of such meeting determined by the General Partner at a time and place determined by the General Partner. At least seven days' notice of the adjourned meeting shall be given to Partners and the Auditors and Section 13.2 shall apply to such notice, *mutatis mutandis*. At the adjourned meeting the Partners present in person or represented by proxy shall form a quorum and may transact the business for which the meeting was originally convened notwithstanding that they may hold or represent, in the aggregate, more than 50% of the Limited Partners.

13.6 Voting Rights of Limited Partners. Subject to and as provided in Section 3.2, each Limited Partner shall be entitled to one vote on any poll taken at a meeting of Partners.

13.7 No Voting Rights of General Partner. The General Partner will not be entitled to vote at any meeting of Partners.

13.8 Attendance of Others. Any officer or director of the General Partner, counsel for the General Partner, any Limited Partner or the Partnership, a representative of the Auditor, the non-voting observer appointed by the Chiefs of Ontario and the non-voting observer appointed by Mnjikaning Partnership may attend and, at the invitation of the chair of the meeting, speak at any meeting of Partners.

13.9 Voting. Every question submitted to a meeting of Partners:

- (a) which requires an Extraordinary Resolution shall be decided by a poll; and
- (b) which does not require an Extraordinary Resolution shall be decided by an Ordinary Resolution on a show of hands unless a poll is demanded, in which case a poll shall be taken.

On any vote at a meeting of Partners, a declaration by the chairman of the meeting concerning the result of the vote shall be *prima facie* conclusive.

13.10 Poll. At a meeting of Partners, a poll requested or required shall be taken immediately.

13.11 Resolutions Binding. An Extraordinary Resolution or Ordinary Resolution passed in accordance with this Agreement shall be binding on all Partners and their respective heirs, executors, administrators, other legal representatives, successors and permitted assigns, whether or not such Partner was present or represented by proxy at the meeting at which such resolution was passed and whether or not such Partner voted against such resolution. A written Extraordinary Resolution within the meaning of paragraph (b) of such term as defined herein and

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a written Ordinary Resolution within the meaning of paragraph (b) of such term as defined herein shall be as valid as if it had been passed at a duly convened meeting of Partners and shall be deemed to satisfy all the requirements of this Agreement relating to such meetings.

13.12 Attendance by Proxy and Voting. A Partner may attend any meeting of Partners either personally or be represented thereat by a permitted proxy; and votes at meetings of Partners may be cast personally or by proxy. A Limited Partner may appoint as its proxy its Chief or any Councillor or other member of such First Nation (other than a member who is a director or officer of the General Partner). The General Partner may appoint as its proxy any director or officer thereof. The instrument appointing a proxy shall be in writing under the hand of the appointee or its agent duly authorized in writing and such instrument shall cease to be valid one year after the date thereof.

13.13 Validity of Proxies. An instrument appointing a proxy purporting to be executed by or on behalf of a Partner shall be valid unless challenged at the time of or prior to its exercise and the Person challenging such instrument shall have the burden of proving to the satisfaction of the chairman of the meeting of Partners at which such instrument is proposed to be used that such instrument is invalid and any decision of the chairman of the meeting in respect of the validity of such instrument shall be final.

13.14 Revocation of Proxy. A vote cast in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous insolvency or bankruptcy of the Partner giving the proxy or the revocation of the proxy unless written notice of such insolvency, bankruptcy or revocation shall have been received by the chairman of the meeting prior to the time such vote is cast.

13.15 Form of Proxy. An instrument of proxy, whether for a specified meeting of Partners or otherwise, shall as nearly as circumstances permit be in the following form:

The undersigned First Nation in the Province of Ontario,
being a Partner of Ontario First Nations Limited
Partnership hereby appoints _____ of

in the Province of Ontario as its proxy with full power of
substitution to attend and vote for it and on its behalf at the
meeting of Partners of Ontario First Nations Limited
Partnership, to be held on the _____ day of

and any adjournment thereof. As authorized by signature
of the Chief or Acting Chief of the undersigned First
Nation on its behalf, this _____ day of

13.16 Solicitation of Proxies. Except for any solicitation of proxies by a Limited Partner, no Person shall solicit proxies in respect of a meeting of Partners unless the Person making the solicitation, concurrently with or prior thereto, delivers or sends an information

circular to each Partner whose proxy is solicited. "Solicit" or "solicitation" includes any request for a proxy whether or not to revoke a proxy, and the sending or delivery of a form of proxy or other communication to a Partner under circumstances reasonably intended or calculated to result in the procurement, withholding or revocation of a proxy but does not include the sending or delivery of a form of proxy to a Partner in response to an unsolicited request made by or on behalf of such Partner. The information circular required hereunder shall conform *mutatis mutandis*, to the form and content prescribed for information circulars by or pursuant to the *Securities Act* (Ontario) or successor legislation; for such purposes: "management" shall mean the General Partner; "corporation" shall mean the Partnership; "director" or "senior officer" shall mean a director or senior officer of the General Partner; "equity share" or "share" shall mean Units; and "shareholder" shall mean a Limited Partner.

13.17 Conduct of Meetings. The rules and procedures for the conduct of a meeting of Partners not prescribed herein shall be determined by the meeting.

13.18 Minutes. The General Partner will cause minutes of all proceedings and resolutions at each meeting of Partners, and all consent resolutions of the Partners, to be made and entered in books to be kept for that purpose and such minutes, if signed by the chairman of the meeting or by the chairman of the next succeeding meeting, shall be *prima facie* conclusive of the matters stated in them and the meeting shall be deemed *prima facie* to have been duly convened and held and all proceedings and resolutions in them shall be *prima facie* deemed to have been duly passed and taken.

13.19 Powers Exercisable by Extraordinary Resolution. In addition to all other powers conferred upon them by this Agreement, the Partners may by Extraordinary Resolution:

- (a) admit a new General Partner to the Partnership in anticipation of a bankruptcy, insolvency, dissolution, liquidation or winding-up of the General Partner, such admission to become effective, in the case of the General Partner, only upon the actual bankruptcy, insolvency, dissolution, liquidation or winding-up of the General Partner;
- (b) waive any default on the part of the General Partner on such terms as they may determine and release it from any claims in respect thereof;
- (c) continue the Partnership if the Partnership is terminated by operation of applicable law;
- (d) agree to any compromise or arrangement by the Partnership with any creditor or creditors, or class or classes of creditors, or with the holders of any shares or securities of the General Partner;
- (e) require the General Partner on behalf of the Partnership to enforce any obligation or covenant on the part of the General Partner or any Limited Partner;
- (f) subject to Section 16.1, amend this Agreement; and

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- (g) amend, modify, alter or repeal any Extraordinary Resolution.

**ARTICLE 14
STANDARD OF CARE; EXCULPATION**

14.1 Standard of Care. None of the General Partner, a Receiver acting pursuant to Article 15 or any director or officer of either of the foregoing (each a "Managing Person") shall be liable to the Partnership or to the Limited Partners for (a) any act or omission performed or omitted by such Managing Person, or for any costs, damages or liabilities arising therefrom, except to the extent that such costs, losses, damages or expenses are attributable to a breach of this Agreement or to an act or omission by such Managing Person constituting intentional misconduct, negligence or fraudulent conduct by such Managing Person, (b) any tax liability imposed on the Partnership or any Limited Partner, or (c) any losses due to any misconduct of any Managing Person or any brokers or other agents of the Partnership (whether or not such Persons are directly employed by the Managing Person) as long as such Managing Person, if responsible for the selection of such other Person, made such selection without negligence.

**ARTICLE 15
COMMENCEMENT, DURATION, EXTENSION AND DISSOLUTION OF
PARTNERSHIP**

15.1 Commencement of Term. The Partnership was formed on the date first written above.

15.2 Term of Partnership. Subject to Section 15.4, the Partnership will wind up its activities on or before March 31, 2099, subject to any extension of that date, or any extended date, if approved by Extraordinary Resolution.

15.3 Events of Dissolution. Subject to Section 15.4, the Partnership shall be dissolved on the earliest of:

- (a) the approval of such dissolution by the General Partner and the authorization of such dissolution by Extraordinary Resolution; and
- (b) the expiration of its term (including any extensions approved in accordance with Section 15.2).

15.4 Revenue Agreement. The Partnership shall not be wound up or dissolved so long as the Revenue Agreement is in full force and effect, except with the written consent of the Province acting reasonably with a view solely to protecting its rights under the Revenue Agreement.

15.5 Receiver. On the dissolution of the Partnership, the Limited Partners shall, by Extraordinary Resolution, appoint an independent Person as the receiver of the Partnership (the "Receiver").

15.6 Liquidation of Assets. The Receiver shall prepare or cause to be prepared a statement of financial position of the Partnership which shall be reported upon by the Auditor

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and a copy of which shall be forwarded to each Person who was shown on the Register as a Partner at the date of dissolution. The Receiver shall wind up the affairs of the Partnership and all property of the Partnership shall be liquidated in an orderly manner. The Receiver shall manage and operate the Partnership and shall have all the powers and authority of the General Partner under this Agreement. The Receiver shall be paid its reasonable fees and disbursements incurred in carrying out its duties as such.

15.7 **Distribution of Proceeds of Liquidation.** The Receiver shall distribute the net proceeds from liquidation of the Partnership as follows:

- (a) first, to pay the expenses of liquidation and the debts and liabilities of the Partnership to its creditors or to make due provision for payment thereof;
- (b) second, to provide Accruals which the Receiver considers reasonable and necessary for any contingent or unforeseen liability or obligation of the Partnership which shall be paid to an escrow agent to be held for payment of liabilities or obligations of the Partnership; and
- (c) third, to the Partners in accordance with the provisions hereof relating to distributions of Net Cash.

15.8 **Negative Balance in Capital Account of General Partner.** Neither the Partnership nor any Limited Partner shall have a claim against the General Partner with respect to any negative (i.e. debit) balance in its Capital Account except to the extent the assets of the Partnership are insufficient to pay debts, liabilities and obligations of the Partnership pursuant to the provisions of paragraph 15.7(a).

15.9 **Return of Capital.** Except as provided in this Agreement, no Partner shall have the right to demand or receive a return of Capital in form other than cash, but nothing herein shall prohibit a return of Capital in a form other than cash.

15.10 **Termination of Partnership.** The Partnership shall terminate when all of its assets have been sold and the net proceeds therefrom, after payment of or due provision for the payment of all debts, liabilities and obligations of the Partnership to creditors, have been distributed as provided in this Article 15.

ARTICLE 16 AMENDMENTS

16.1 **Amendment with Approval of Limited Partners and General Partner.** Except as provided in Section 3.2.1 and Section 3.2.3 of the Revenue Agreement, this Agreement may be amended in writing by the General Partner if such amendment is authorized by Extraordinary Resolution and, in the case of any amendment that in any way adversely affects the rights of the General Partner, such amendment is approved by the General Partner; provided that such amendment, whether initiated by the General Partner or a Limited Partner, may not in any manner allow the Limited Partners to take part in the control of the business of the Partnership.

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16.2 Change of Partners. Except as provided in Section 3.2.1 and Section 3.2.3 of the Revenue Agreement but otherwise notwithstanding Section 16.1 hereof, this Agreement may be amended in writing by the General Partner, without notice to or consent of the Limited Partners, to reflect the admission, resignation or withdrawal of any Limited Partner, provided that any such admission, resignation or withdrawal is permitted by and effected in compliance with this Agreement and a copy of this Agreement as amended is immediately provided to each of the Limited Partners.

16.3 Amendment by General Partner. Except as provided in Section 3.2.1 and Section 3.2.3 of the Revenue Agreement but otherwise notwithstanding Section 16.1 hereof, the General Partner may, without prior notice to or consent of any Limited Partner, amend this Agreement in writing: to cure any ambiguity or to correct or supplement any provision contained herein which, in the opinion of counsel for the Partnership, may be defective or inconsistent with any other provision hereof if, in the opinion of such counsel, such amendment does not and shall not in any way adversely affect the rights of any Limited Partner; provided that all Partners shall be notified of full details of any amendment to this Agreement under this Section 16.3, including a copy of this Agreement as so amended, within 30 days after the effective date of such amendment.

ARTICLE 17 DISPUTES

17.1 Notice of Concern. In the event any dispute, claim difference or question arises among any of the Parties concerning the construction, meaning, effect or implementation of this Agreement that requires consideration (each a "concern"), any Party may provide notice to another Party of same. The Party receiving such notice shall have a reasonable period of time to consider and, if it believes fit, address the concern, such period not to exceed 45 days. If the concern is addressed to the reasonable satisfaction of the party giving the notice (as confirmed by such party in writing), the dispute shall be deemed to be cured and may not be the basis for further remedies hereunder.

17.2 Good Faith Discussion. If the concern is not addressed to the reasonable satisfaction of the Party who provided notice of same, the Parties to the notice shall consult in good faith to discuss the concern and possible remedial action which could take place to address it. This step shall be completed within 60 days unless the parties otherwise agree (in writing). If the concern is addressed to the reasonable satisfaction of the party who provided the notice (as confirmed by such party in writing), the dispute shall be deemed to be cured and may not be the basis for further remedies hereunder.

17.3 Dispute Resolution. In the event that an acceptable resolution of the concern is not achieved pursuant to the foregoing provisions, the concern shall be referred to a single arbitrator mutually agreed upon by the relevant Parties or, failing agreement, an arbitrator appointed pursuant to the *Arbitration Act, 1991* (Ontario) (hereinafter the "Arbitrator"). The arbitration shall be conducted at a time and place and in accordance with the procedure and rules to be determined by the Arbitrator. The decision of the Arbitrator will be final and binding on the relevant Parties and no appeal will lie therefrom. The Arbitrator, as part of his or her award, shall award costs of the arbitration, in his or her discretion, having regard to the success

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achieved, the good faith of the Parties, the encouragement of good faith discussions to resolve concerns and other relevant factors.

17.4 Remedy. In the event that any Party does not comply with any decision of the Arbitrator, then the other Party or Parties may, in its or their discretion, take such steps as are reasonably necessary and proportionate to address the decision of the Arbitrator.

17.5 Application of Dispute Resolution Process. For greater certainty, where a dispute, claim, difference or question arises between any of the Parties on the one hand and either the Province or OLGC on the other hand concerning the construction, meaning, effect or implementation of this Agreement for the purposes of the Revenue Agreement that requires consideration, it shall be resolved exclusively under the dispute resolution process provided for in Article 9 of the Revenue Agreement.

ARTICLE 18 NOTICES

18.1 Notices. Any notice, communication, payment or demand required or permitted to be given or made hereunder shall be sufficiently given or made for all purposes if delivered personally or transmitted by telecopy or fax to the party or to an officer of the party to whom the same is directed or if sent by ordinary first class mail within Canada, postage prepaid, addressed as follows: if to the General Partner, addressed to it at:

Ontario First Nations Limited Partnership
2nd Floor
Mississaugas of The New Credit First Nation Commercial Plaza
P.O. Box 10
4453 First Line Road
R.R. # 6
Hagersville, Ontario
N0A 1H0

Attention: General Manager

with a copy to:

Blake, Cassels & Graydon LLP
Box 25, Commerce Court West
Toronto, Ontario
M5L 1A9

Attention: Bliss A. White
Telecopier: (416) 863-2653

and if to a Limited Partner, to the address or fax number (if any) of such Limited Partner as it appears on the Register. Any such notice that is sent by mail shall be deemed to have been received on the third Business Day after the date on which the same was deposited in a regularly

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maintained receptacle for the deposit of mail, addressed and sent as aforesaid. In the event of any disruption, strike or interruption in the Canadian postal service after mailing, and prior to receipt or deemed receipt, such notice shall be deemed to have been received on the third Business Day following full resumption of the Canadian postal service. Any such notice that is given by personal delivery shall be deemed to have been received on the day of actual delivery thereof and any notice given by telecopy or fax shall be deemed to have been received on the first Business Day after the transmittal thereof. Any Limited Partner may change its address or fax number by giving written notice of such change to the General Partner or the General Partner may change its address or fax number by giving such notice thereof to a Limited Partner. Accidental omission to give any notice or communication or to make any payment or demand required or permitted to be given or made hereunder to any Limited Partner of a Unit shall not affect the validity of such notice, demand or communication.

ARTICLE 19 MISCELLANEOUS

19.1 Gaming on First Nations Territories. Each Limited Partner agrees that, to the extent that such Limited Partner conducts gaming activity on its First Nation territories, such gaming activity will be conducted in accordance with applicable law.

19.2 Limited Partners to Provide Population Information. Each Limited Partner will, at least 30 days prior to the commencement of each Fiscal Year, provide to the Partnership its Population for that upcoming Fiscal Year and, from time to time, such further information and confirmation in respect thereof as the General Partner may request (collectively, "Population Information"). The Partnership and the General Partner shall be entitled, but not required, to rely on such Population Information and to communicate with the Chiefs of Ontario in respect of same.

19.3 Register of Limited Partners. The Limited Partners at any time are the Limited Partners shown on the Register as holding a Limited Partner Unit at such time.

19.4 Record Date for Meeting. For the purpose of determining which Limited Partners are entitled to notice of, or to vote at, a meeting of Partners or are entitled to receive a distribution or for any other proper purpose, as the case may be, the General Partner may fix in advance a date as the record date, but, where a record date is fixed, it is not to be more than 14 days before the date on which the particular action requiring such determination is to be taken (or, in the case of any allocation, the date as at which such allocation is to be made and, in the case of any distribution, the date on which Persons entitled to such distribution are determined) and, where no record date is fixed, the date on which such notice is given or on which such meeting is held or on which such allocation or distribution is made or on which such other action is taken, as the case may be, is the record date for such determination, and a determination of which Limited Partners are entitled to vote at a meeting made as provided in this paragraph applies to an adjournment of such meeting.

19.5 Limited Partner not a General Partner. If any provision of this Agreement has the effect of imposing upon any Limited Partner any of the liabilities or obligations of a general partner under the Act, such provision shall be of no force and effect.

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19.6 Further Assurances. Each party hereto will, promptly do, execute, deliver or cause to be done, executed and delivered all further acts, documents and things in connection with this Agreement and the matters contemplated hereby that the other parties hereto may reasonably require, for the purposes of giving effect to this Agreement and the matters contemplated hereby.

19.7 Waiver. A waiver of any default, breach or non-compliance under this Agreement is not effective unless in writing and signed by the party to be bound by the waiver. No waiver will be inferred from or implied by any failure to act or delay in acting by a party in respect of any default, breach or non-observance or by anything done or omitted to be done by the other parties. The waiver by a party of any default, breach or non-compliance under this Agreement will not operate as a waiver of that party's rights under this Agreement in respect of any continuing or subsequent default, breach or non-observance (whether of the same or any other nature).

19.8 Severability. Any provision of this Agreement which is prohibited or unenforceable will be ineffective to the extent of such prohibition or unenforceability and will be severed from the balance of this Agreement.

19.9 Counterparts. This Agreement may be executed in any number of counterparts, each of which will be deemed to be an original and all of which taken together will be deemed to constitute one and the same instrument. Counterparts may be executed either in original or faxed form and the parties adopt any signatures received by a receiving fax machine as original signatures of the parties; provided, however, that any party providing its signature in such manner will promptly forward to the other party an original of the signed copy of this Agreement which was so faxed.

19.10 Law of Interpretation. This Agreement will be construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable in that Province and will be treated, in all respects, as an Ontario contract. For greater certainty, nothing in this Agreement shall be, or be deemed to be, an acknowledgement, agreement or consent by any party that such party is governed by or subject to such laws or has attorned to either such jurisdiction except with respect to the determination and enforcement of such Parties' rights under this Agreement.

19.11 Successors; No Assigns. This Agreement will enure to the benefit of, and be binding on, the Parties and their respective successors and permitted assigns. No Party may assign or transfer, whether absolutely, by way of security or otherwise, all or any part of its respective rights or obligations under this Agreement.

19.12 No Third Party Beneficiaries; Exception.

- (1) Subject to subsection (2) but notwithstanding any other provision of this Agreement, none of the rights or obligations hereunder of any Party shall enure to the benefit of or be enforceable by or against any Person other than the Parties and their respective successors and permitted assigns.
- (2) Subsection (1) shall not apply to Section 14.1 of this Agreement; Section 14.1 is intended to enure to the benefit of Managing Persons.

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DATED as of the date and year first above written.

GENERAL PARTNER:

**ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

By: _____

LIMITED PARTNERS:

**AAMJIWNAANG FIRST NATION
(Chippewas of Sarnia)**

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

ALGONQUINS OF PIKWAKANAGAN

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

ATTAWAPISKAT FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

BEAUSOLEIL FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

BIG GRASSY FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

ALDERVILLE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

AROLAND FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

BEARSKIN LAKE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

BEAVERHOUSE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

BIG ISLAND FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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**BKEJWANONG TERRITORY
(WALPOLE ISLAND)**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CALDWELL FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CHAPLEAU CREE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CHIPPEWAS OF GEORGINA
ISLAND**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**BRUNSWICK HOUSE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CAT LAKE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CHAPLEAU OJIBWAY FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CHIPPEWAS OF KETTLE & STONY
POINT**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council

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**CHIPPEWAS OF NAWASH
(CAPE CROKER)**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CHIPPEWAS OF THE THAMES**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**COUCHICHING FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**DEER LAKE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**DOKIS FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CHIPPEWAS OF SAUGEEEN**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CONSTANCE LAKE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**CURVE LAKE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**DELAWARE NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**EABAMETOONG FIRST NATION
(FORT HOPE)**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council unci

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EAGLE LAKE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

FORT ALBANY FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

FORT WILLIAM FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

GINOOGAMING FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

GULL BAY FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

FLYING POST FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

FORT SEVERN FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

GARDEN RIVER FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

GRASSY NARROWS FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

HIAWATHA FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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HENVEY INLET FIRST NATION

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**ISKUTEWIZAAGEGAN NO. 39
INDEPENDENT FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**KASHECHEWAN FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**KINGFISHER LAKE FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**KOOCHECHING FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**HORNEPAYNE FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**KASABONIKA LAKE FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**KEE-WAY-WIN FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**KITCHENUHMAYKOOSIB
INNINUWUG**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**LAC DES MILLE LACS FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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LAC LA CROIX FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

**LAKE NIPIGON OJIBWAY FIRST
NATION**

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

MAGNETAWAN FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

MATACHEWAN FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

MCDOWELL LAKE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

LAC SEUL FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

LONG LAKE #58 FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

MARTEN FALLS FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

MATTAGAMI FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

**M'CHIGEENG FIRST NATION (WEST
BAY)**

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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MICHIPICOTEN FIRST NATIONBy: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MISSANABIE CREE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MISSISSAUGAS OF NEW CREDIT**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MOCREEBEC COUNCIL OF THE CREE
NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MOHAWKS OF THE BAY OF QUINTE**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MISHKEEGOGAMANG FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MISSISSAUGA #8 FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MISSISSAUGAS OF SCUGOG ISLAND**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MOHAWK COUNCIL OF AKWESASNE**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**MOOSE CREE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council

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MOOSE DEER POINT FIRST NATION

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**MUSKRAT DAM FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NAMAYGOOSISAGAGUN FIRST
NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NESKANTAGA FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NIBINAMIK FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**MUNSEE-DELAWARE NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NAICATCHEWENIN FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NAOTKAMEGWANNING ANISHINABE
FIRST NATION (WHITEFISH BAY)**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NEW POST FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NICKHOUSEMENECANING FIRST
NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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NIPISSING FIRST NATION

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NORTH CARIBOU LAKE FIRST
NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NORTH SPIRIT LAKE FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NORTHWEST ANGLE NO. 33 FIRST
NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**NORTHWEST ANGLE NO. 37 FIRST
NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**OCHIICHAGWE'BABIGO'INING FIRST
NATION (DALLES)**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**OJIBWAYS OF BATCHEWANA
(RANKIN)**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**OJIBWAYS OF ONEGAMING
(SABASKONG)**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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OJIBWAYS OF PIC RIVER (HERON BAY)

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

ONEIDA NATION OF THE THAMES

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

PIC MOBERT FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

POPLAR HILL FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

RAINY RIVER FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

OJIBWAYS OF SUCKER CREEK

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

PAYS PLAT FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

PIKANGIKUM FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

POPLAR POINT FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

RED ROCK BAND

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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ROCKY BAY FIRST NATIONBy: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SAGAMOK ANISHNAWBEK FIRST
NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SANDY LAKE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SEINE RIVER FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SHAWANAGA FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SACHIGO LAKE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SAND POINT FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SAUGEEN FIRST NATION (SAVANT
LAKE)**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SERPENT RIVER FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**SHEGUIANDAH FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council

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SHESHEGWANING FIRST NATION

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**SHOAL LAKE NO. 40 FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**SIX NATIONS OF THE GRAND RIVER
TERRITORY**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**SLATE FALLS FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**STANJIKOMING FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**TEMAGAMI FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**THESSALON FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**WABASEEMOONG INDEPENDENT
NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**WABAUSKANG FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council**WABIGOON FIRST NATION**

By: _____

Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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**WAHGOSHIG FIRST NATION
(ABITIBI #70)**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**WAHTA MOHAWKS (MOHAWKS OF
GIBSON)**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**WASAUKSING FIRST NATION (PARRY
ISLAND)**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**WAUZHUSHK ONIGUM FIRST
NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**WAHNAPIITAE FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**WAPEKEKA FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**WASHAGAMIS BAY FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council**WAWAKAPEWIN FIRST NATION**By: _____
Please print name:Chief, pursuant to a duly authorized
resolution of the Chief and Council

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WEBEQUIE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

**WEENUSK FIRST NATION
(PEAWANUK)**

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

WHITEFISH LAKE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

WHITEFISH RIVER FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

WHITESAND FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

WHITEWATER LAKE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

**WIKWEMIKONG UNCEDED INDIAN
RESERVE**

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

WUNNUMIN LAKE FIRST NATION

By: _____
Please print name:

Chief, pursuant to a duly authorized
resolution of the Chief and Council

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**ZHIBAAHAASING (COCKBURN)
FIRST NATION****By: _____**
Please print name:**Chief, pursuant to a duly authorized
resolution of the Chief and Council**

**SCHEDULE 1.1A
TO
LIMITED PARTNERSHIP AGREEMENT**

APPROVED INVESTMENTS

1. **Type of Investments.** Subject to the conditions set forth below, "Approved Investments" means the following types of investments:

- (a) bankers' acceptances;
- (b) bank certificates of deposit;
- (c) commercial paper;
- (d) medium term notes;
- (e) bonds and notes issued or guaranteed by the federal Government of Canada or the provincial government of any of the provinces of Canada;
- (f) corporate strip bonds;
- (g) deposits at a deposit-taking institution;
- (h) other short-term securities;
- (i) bonds, debentures or other evidences of indebtedness issued or guaranteed by a corporation that comply with clause 433(1)(k) of the *Insurance Act* (Ontario), a copy of which is attached hereto; and
- (j) securities that are listed and posted for trading on a stock exchange recognized by the Ontario Securities Commission and that comply with the requirements of either clause 433(1)(m) or (n), as the case may be, of the *Insurance Act* (Ontario), a copy of which is attached hereto.

2. **Excluded Investments.** For greater certainty, Approved Investments do not include the following:

- (a) shares, warrants or other equities other than those specified in Section 1(i) or (j) above;
- (b) derivatives, swaps, options or futures;
- (c) real property;
- (d) mortgages, including guaranteed mortgages;
- (e) gold certificates;
- (f) physical commodities; or
- (g) interests in loan syndications or loan participation.

3. **Liquidity.** To qualify as an Approved Investment, an investment must not constitute an illiquid asset. For the purposes of this Schedule, an "illiquid asset" means a portfolio asset that cannot be readily disposed of through market facilities or readily redeemed by the issuer at the holders' option.

4. **Diversification.** To qualify as an Approved Investment, an investment must not, immediately after purchase, have a market value which exceeds 25 percent of the market value of the relevant pool of funds and investments at the time of purchase.

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5. **Control.** To qualify as an Approved Investment, an investment in securities of an issuer must not exceed that number of securities which represents 10 percent or more of (i) the votes attaching to the outstanding voting securities of that issuer or (ii) the outstanding equity securities of that issuer. An investment made for the purposes of exercising control over or management of an issuer does not qualify as an Approved Investment.

6. **Rating.** The deemed rating (the "Rating") of any Approved Investment if applicable, must be at least "A", determined in accordance with the next following section.

7. **Determination of Rating.** The Rating of any Approved Investment referred to in subsections 1(a) through (h) both inclusive will be established, at the time of the acquisition of such Approved Investment, as:

(a) "AAA" if the Approved Investment has the following rating or higher from two generally recognized credit rating agencies:

(A)	Short Term	CBRS	A-1+
		DBRS	R-1 high
		Moody's	P-1
		S&P	A-1+
(B)	Long Term	CBRS	A++ low (corporate)
		CBRS	AAA (government)
		DBRS	AAA
		Moody's	Aaa
		S&P	AAA

(b) "AA" if the Approved Investment has the following rating or higher (but excluding Approved Investments rated "AAA") from two credit rating agencies:

(A)	Short Term	CBRS	A-1
		DBRS	R-1 middle/low
		Moody's	P-1
		S&P	A-1+
(B)	Long Term	CBRS	A+ low (corporate)
		CBRS	AA (government)
		DBRS	AA
		Moody's	Aa3
		S&P	AA-

(c) "A" if the Approved Investment has the following rating or higher (but excluding Approved Investments rated "AA" or "AAA") from two credit rating agencies:

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(A) Short Term	CBRS	A-2 high
	DBRS	R-2 high
	Moody's	P-2
	S&P	A-2
(B) Long Term	CBRS	B++ high
	DBRS	BBB high
	Moody's	Baa1
	S&P	BBB+

8. **Credit Quality of Portfolio.** Approved Investments will be limited by an aggregate market value limit, determined at the time of investment, based on the Rating of the Approved Investment as set out below:

<u>Rating of Approved Investment</u>	<u>Minimum Percentage of Portfolio to be Comprised of Approved Investments having that Rating</u>
AAA	25%
AA and AAA	50%
A, AA and AAA	75%
Other	0%

9. **Canadian Dollars.** All Approved Investments acquired must be denominated in Canadian dollars.

10. **Investment Practices.** An investment which otherwise qualifies as an Approved Investment will not constitute an Approved Investment if one or more of the following investment practices are engaged in connection with the acquisition or disposition of the Approved Investment:

- (a) the borrowing of money;
- (b) the encumbrance of any amount of the Futures Generations Fund;
- (c) the purchase of securities on margin;
- (d) the sale of securities short;
- (e) the purchase of a security that by its terms may require a contribution in addition to the payment of the purchase price;
- (f) the purchase of securities other than through market facilities through which such securities are normally bought and sold, unless the purchase price approximates the prevailing market price or the parties are at arm's length in connection with the transaction; or
- (g) the engagement in the business of underwriting or marketing to the public.

Extract from the *Insurance Act* (Ontario):

"433. (1) An insurer may invest its funds or any portion thereof in,

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....
debentures

- (k) the bonds, debentures or other evidences of indebtedness issued or guaranteed by,
- (i) a corporation if, at the date of investment, the preferred shares or the common shares of the corporation are authorized as investments by clause (m) or (n), or
 - (ii) a corporation if its earnings in a period of five years ended less than one year before the date of investment have been equal in sum total to at least ten times and in each of any four of the five years have been equal to at least 1½ times the annual interest requirements at the date of investment on all indebtedness of or guaranteed by it, other than indebtedness classified as a current liability in its balance sheet, and, if the corporation at the date of investment owns directly or indirectly more than 50 per cent of the common shares of another corporation, the earnings of the corporations during the said period of five years may be consolidated with due allowance for minority interests, if any, and in that event the interest requirements of the corporation shall be consolidated and such consolidated earnings and consolidated interest requirements shall be taken as the earnings and interest requirements of the corporation, and, for the purpose of this subclause, "earnings" means earnings available to meet interest charges on indebtedness other than indebtedness classified as a current liability;

...
preferred shares

- (m) the preferred shares of a corporation if,
- (i) the corporation has paid a dividend in each of the five years immediately preceding the date of investment at least equal to the specified annual rate upon all of its preferred shares, or
 - (ii) the common shares of the corporation are, at the date of investment, authorized as investments by clause (n);

common shares

- (n) the fully paid common shares of a corporation that during a period of five years that ended less than one year before the date of investment has either,
- (i) paid a dividend in each such year upon its common shares, or
 - (ii) had earnings in each such year available for the payment of a dividend upon its common shares,

of at least 4 per cent of the average value at which the shares were carried in the capital stock account of the corporation during the year in which the dividend was paid or in which the corporation had earnings available for the payment of dividends, as the case may be;"

SCHEDULE 1.1B
ONTARIO FIRST NATIONS

Bands Registered under the Indian Act (with Status Band number noted in parentheses)	Chiefs of Ontario List
1. Albany (142)	Fort Albany First Nation
2. Alderville First Nation (160)	Alderville First Nation
3. Algonquins of Pikwakanagan (163)	Algonquins of Pikwakanagan
4. Anishinabe of Wauzhushk Onigum (153)	Wauzhushk Onigum First Nation
5. Anishnaabeg of Naongashiing (125)	Big Island First Nation
6. Aroland (242)	Aroland First Nation
7. Attawapiskat (143)	Attawapiskat First Nation
8. Batchewana First Nation (198)	Ojibways of Batchewana (Rankin))
9. Bearskin Lake (207)	Bearskin Lake First Nation
10. Beausoleil (141)	Beausoleil First Nation
11.	Beaverhouse First Nation
12. Big Grassy (124)	Big Grassy First Nation
13. Brunswick House (228)	Brunswick House First Nation
14. Caldwell (165)	Caldwell First Nation
15. Cat Lake (216)	Cat Lake First Nation
16. Chapleau Cree First Nation (221)	Chapleau Cree First Nation
17. Chapleau Ojibway (229)	Chapleau Ojibway First Nation
18. Chippewas of Georgina Island (138)	Chippewas of Georgina Island
19. Chippewas of Kettle and Stony Point (171)	Chippewas of Kettle & Stony Point
20. Chippewas of Mnjikaning First Nation (139)	Chippewas of Mnjikaning (Rama)
21. Chippewas of Nawash First Nation (122)	Chippewas of Nawash (Cape Croker)
22. Chippewas of Sarnia (172)	Aamjiwnaang First Nation
23. Chippewas of the Thames First Nation (166)	Chippewas of the Thames
24. Constance Lake (182)	Constance Lake First Nation
25. Couchiching First Nation (126)	Couchiching First Nation
26. Curve Lake (161)	Curve Lake First Nation
27. Deer Lake (237)	Deer Lake First Nation
28. Dokis (218)	Dokis First Nation
29. Eabametoong First Nation (183)	Eabametoong First Nation
30. Eagle Lake (148)	Eagle Lake First Nation
31. Flying Post (227)	Flying Post First Nation
32. Fort Severn (215)	Fort Severn First Nation
33. Fort William (187)	Fort William First Nation
34. Garden River First Nation (199)	Garden River First Nation
35. Ginoogaming First Nation (185)	Ginoogaming First Nation

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Bands Registered under the Indian Act (with Status Band number noted in parentheses)	Chiefs of Ontario List
36. Grassy Narrows First Nation (149)	Grassy Narrows First Nation
37. Gull Bay (188)	Gull Bay First Nation
38. Henvey Inlet First Nation (231)	Henvey Inlet First Nation
39. Hiawatha First Nation (162)	Hiawatha First Nation
40.	Hornepayne First Nation
41. Iskatewizaagegan #39 Independent First Nation (154)	Iskutewizaagegan No. 39 Independent First Nation
42. Kasabonika Lake (210)	Kasabonika Lake First Nation
43.	Kashechewan First Nation
44. Kee-Way-Win (325)	Kee-Way-Win First Nation
45. Kingfisher (212)	Kingfisher Lake First Nation
46. Kitchenuhmaykoosib Inninuwug (209)	Kitchenuhmaykoosib Inninuwug
47.	Koochechong First Nation
48. Lac Des Mille Lacs (189)	Lac Des Mille Lacs First Nation
49. Lac La Croix (127)	Lac La Croix First Nation
50. Lac Seul (205)	Lac Seul First Nation
51. Lake Nipigon Ojibway First Nation (194)	Lake Nipigon Ojibway First Nation
52. Long Lake No. 58 First Nation (184)	Long Lake # 58 First Nation
53. M'Chigeeng First Nation (181)	M'Chigeeng First Nation (West Bay)
54. Magnetawan (174)	Magnetawan First Nation
55. Martin Falls (186)	Marten Falls First Nation
56. Matachewan (219)	Matachewan First Nation
57. Mattagami (226)	Mattagami First Nation
58. McDowell Lake (326)	McDowell Lake First Nation
59. Michipicoten (225)	Michipicoten First Nation
60. Mishkeegogamang (203)	Mishkeegogamang First Nation
61. Missanabie Cree (223)	Missanabie Cree First Nation
62. Mississauga (200)	Mississauga #8 First Nation.
63. Mississauga's of Scugog Island First Nation (140)	Mississaugas of Scugog Island
64. Mississaugas of the Credit (120)	Mississaugas of New Credit
65.	Mocreebec Council of the Cree Nation
66. Mohawks of Akwesasne (159)	Mohawk Council of Akwesasne
67. Mohawks of the Bay of Quinte (164)	Mohawks of the Bay of Quinte
68. Moose Cree First Nation (144)	Moose Cree First Nation
69. Moose Deer Point (135)	Moose Deer Point First Nation
70. Moravian of the Thames (167)	Delaware Nation
71. Munsee-Delaware Nation (168)	Munsee-Delaware Nation
72. Muskrat Dam Lake (213)	Muskrat Dam First Nation
73. Naicatchewenin (128)	Naicatchewenin First Nation
74. Naotkamegwanning (158)	Naotkamegwanning Anishinabe First Nation (Whitefish Bay)
75.	Namaygoosisagagun First Nation

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Bands Registered under the Indian Act (with Status Band number noted in parentheses)	Chiefs of Ontario List
76. Neskantaga First Nation (239)	Neskantaga First Nation
77. New Post (145)	New Post First Nation
78. Nibinamik First Nation (241)	Nibinamik First Nation
79. Nicickousemenecaning (129)	Nicickousemenecaning First Nation
80. Nipissing First Nation (220)	Nipissing First Nation
81. North Caribou Lake (204)	North Caribou Lake First Nation
82. North Spirit Lake (238)	North Spirit Lake First Nation
83. Northwest Angle No.33 (151)	Northwest Angle No.33 First Nation
84. Northwest Angle No. 37 (152)	Northwest Angle No. 37 First Nation
85. Ochiichagwe babigo'ining First Nation (147)	Ochiichagwe babigo'ining First Nation (Dalles)
86. Ojibway Nation of Saugeen (258)	Chippewas of Saugeen
87. Ojibways of Onigaming First Nation (131)	Ojibways of Onegaming (Sabaskong)
88. Ojibways of Sucker Creek (180)	Ojibways of Sucker Creek
89. Ojibways of the Pic River First Nation (192)	Ojibways of Pic River (Heron Bay)
90. Oneida Nation of the Thames (169)	Oneida Nation of the Thames
91. Pays Plat (191)	Pays Plat First Nation
92. Pic Mobert (195)	Pic Mobert First Nation
93. Pikangikum (208)	Pikangikum First Nation
94. Poplar Hill (236)	Poplar Hill First Nation
95.	Poplar Point First Nation
96. Rainy River (130)	Rainy River First Nation
97. Red Rock (193)	Red Rock Band
98. Rocky Bay (197)	Rocky Bay First Nation
99. Sachigo Lake (214)	Sachigo Lake First Nation
100. Sagamok Anishnawbek (179)	Sagamok Anishnawbek First Nation
101. Sandpoint (196)	Sand Point First Nation
102. Sandy Lake (211)	Sandy Lake First Nation
103. Saugeen (123)	Saugeen First Nation (Savant Lake)
104. Seine River First Nation (132)	Seine River First Nation
105. Serpent River (201)	Serpent River First Nation
106. Shawanaga First Nation (137)	Shawanaga First Nation
107. Sheguiandah (176)	Sheguiandah First Nation
108. Sheshegwaning (178)	Sheshegwaning First Nation
109. Shoal Lake No. 40 (155)	Shoal Lake No. 40 First Nation
110. Six Nations of the Grand River (121)	Six Nations of the Grand River Territory
111. Slate Falls Nation (259)	Slate Falls First Nation
112. Stanjikoming First Nation (133)	Stanjikoming First Nation

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Bands Registered under the Indian Act (with Status Band number noted in parentheses)	Chiefs of Ontario List
113. Temagami First Nation (222)	Temagami First Nation
114. Thessalon (202)	Thessalon First Nation
115. Wabaseemoong Independent Nations (150)	Wabaseemoong Independent Nation
116. Wabauskang First Nation (156)	Wabauskang First Nation
117. Wabigoon Lake of Ojibway Nation (157)	Wabigoon First Nation
118. Wahgoshig (233)	Wahgoshig First Nation (Abitibi #70)
119. Wahnapiatae (232)	Wahnapiatae First Nation
120. Wahta Mohawk (134)	Wahta Mohawks (Mohawks of Gibson)
121. Walpole Island (170)	Bkejwanong Territory (Walpole Island)
122. Wapekeka (206)	Wapekeka First Nation
123. Wasauksing First Nation (136)	Wasauksing First Nation (Parry Island)
124. Washagamis Bay (235)	Washagamis Bay First Nation
125. Wawakapewin (234)	Wawakapewin First Nation
126. Webequie (240)	Webequie First Nation
127. Weenusk (146)	Weenusk First Nation (Peawanuk)
128. Whitefish Lake (224)	Whitefish Lake First Nation
129. Whitefish River (230)	Whitefish River First Nation
130. Whitesand (190)	Whitesand First Nation
131.	Whitewater Lake First Nation
132. Wikwemikong (175)	Wikwemikong Unceded Indian Reserve
133. Wunnumin (217)	Wunnumin Lake First Nation
134. Zhiibaahaasing First Nation (173)	Zhiibaahaasing (Cockburn) First Nation

SCHEDULE 1.1C
formula 2***Formula Two – Brighter Future***

10% allocated equally among all First Nations in geographic zone 2 and above (remoteness factor).

\$20,000 base amount per First Nation.

Remaining amount allocated to First Nations based upon a weighted population. Population weights are as follows:

Population	Weighting
0-500	1.0
501-1,000	0.9
1,001-3,000	0.8
3,001 plus	0.7

SCHEDULE 1.1D

TO

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP AGREEMENT**(FORM OF) GENERAL PARTNER UNIT CERTIFICATE****ONTARIO FIRST NATIONS LIMITED PARTNERSHIP****(a limited partnership formed under the laws of the Province of Ontario)**

Reference is made to the limited partnership agreement among Ontario First Nations General Partner Inc. and certain First Nations of Ontario, dated •, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

This is to certify that Ontario First Nations General Partner Inc. is the registered holder of one (1) General Partner Unit in Ontario First Nations Limited Partnership.

The rights of a holder of a General Partner Unit are governed by the Limited Partnership Agreement. The General Partner Unit represented by this Certificate may not be sold, pledged or otherwise transferred or encumbered.

This Certificate is not valid unless manually signed by an authorized representative of the General Partner.

IN WITNESS WHEREOF, Ontario First Nations General Partner Inc., the General Partner, has caused this Certificate to be signed by its duly authorized officer.

Date: , 2000

**ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

By: _____
Name: _____ c/s
Title: _____

SCHEDULE 1.1E

TO

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP AGREEMENT**(FORM OF) LIMITED PARTNER UNIT CERTIFICATE****ONTARIO FIRST NATIONS LIMITED PARTNERSHIP****(a limited partnership formed under the laws of the Province of Ontario)**

Reference is made to the limited partnership agreement among Ontario First Nations General Partner Inc. and certain First Nations of Ontario, dated •, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

This is to certify that _____ is the registered holder of one (1) Limited Partner Unit in Ontario First Nations Limited Partnership.

The rights of a holder of a Limited Partner Unit are governed by the Limited Partnership Agreement. The Limited Partner Unit represented by this Certificate may not be sold, pledged or otherwise transferred or encumbered.

This Certificate is not valid unless manually signed by an authorized representative of the General Partner.

IN WITNESS WHEREOF, Ontario First Nations General Partner Inc., the General Partner, has caused this Certificate to be signed by its duly authorized officer.

Date: _____, 2000

**ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

By: _____
Name: _____ c/s
Title: _____

SCHEDULE 1.1F
TO
LIMITED PARTNERSHIP AGREEMENT
NEAR BANDS

1. Beaverhouse First Nation
2. Hornepayne First Nation
3. Kashechewan First Nation
4. Koocheching First Nation
5. MoCreebec Council of the Cree Nation
6. Namaygoosisagagun First Nation
7. Poplar Point First Nation
8. Whitewater Lake First Nation

SCHEDULE 1.1G**TO****LIMITED PARTNERSHIP AGREEMENT****PERMITTED INTERIM INVESTMENTS**

1. **Type of Investments.** Subject to the conditions set forth below, "Permitted Interim Investments" means the following types of investments:

- (a) bankers' acceptances;
- (b) bank certificates of deposit;
- (c) commercial paper;
- (e) medium term notes;
- (d) bonds and notes issued or guaranteed by the federal Government of Canada or the provincial government of any of the provinces of Canada;
- (f) corporate strip bonds;
- (g) deposits at a deposit-taking institution; and
- (h) other short-term securities.

2. **Excluded Investments.** For greater certainty, Permitted Interim Investments do not include the following:

- (a) shares, warrants or other equities;
- (b) convertible debt securities;
- (c) derivatives, swaps, options or futures;
- (d) real property;
- (e) mortgages, including guaranteed mortgages;
- (f) gold certificates;
- (g) physical commodities; or
- (h) interests in loan syndications or loan participation.

3. **Liquidity.** To qualify as a Permitted Interim Investment, an investment must not constitute an illiquid asset. For the purposes of this Schedule, an "illiquid asset" means a portfolio asset that cannot be readily disposed of through market facilities or readily redeemed by the issuer at the holder's option.

4. **Term.** To qualify as a Permitted Interim Investment, an investment must, at the date of its acquisition, have a remaining term to maturity of not greater than the lesser of: (a) 366 days; and (b) the greater of (i) the balance of the Initial Term, and (ii) the General Partner's good faith estimate of the date for release of funds referred to in the Metis Litigation Agreement.

5. **Diversification.** To qualify as a Permitted Interim Investment, an investment must not, immediately after purchase, have a market value which exceeds 25 percent of the

-2-

market value of the Future Generations Fund (or other relevant pool of funds and investments) at the time of purchase.

6. **Rating.** The deemed rating (the "Rating") of any Permitted Interim Investment, if applicable, must be at least "AA", determined in accordance with the next following section.

7. **Determination of Rating.** The Rating of any Permitted Interim Investment will be established, at the time of the acquisition of such Permitted Interim Investment, as:

- (a) "AAA" if the Permitted Interim Investment has the following rating or higher from two generally recognized credit rating agencies:

(A) Short Term	CBRS	A-1+
	DBRS	R-1 high
	Moody's	P-1
	S&P	A-1+
(B) Long Term	CBRS	A++ low (corporate)
	CBRS	AAA (government)
	DBRS	AAA
	Moody's	Aaa
	S&P	AAA

- (b) "AA" if the Permitted Interim Investment has the following rating or higher (but excluding Permitted Interim Investments rated "AAA") from two generally recognized credit rating agencies:

(A) Short Term	CBRS	A-1
	DBRS	R-1 middle/low
	Moody's	P-1
	S&P	A-1+
(B) Long Term	CBRS	A+ low (corporate)
	CBRS	AA (government)
	DBRS	AA
	Moody's	Aa3
	S&P	AA-

8. **Credit Quality of Portfolio.** Permitted Interim Investments will be limited to an aggregate market value limit, determined at the time of investment, based on the Rating of the Permitted Interim Investment as set out below:

- 3 -

<u>Rating of Permitted Investment</u>	<u>Minimum Percentage of Portfolio to be Comprised of Permitted Interim Investments Having that Rating</u>
AAA	50%
AA or AAA	100%

9. **Canadian Dollars.** All Permitted Interim Investments acquired must be denominated in Canadian dollars.

10. **Investment Practices.** An investment which otherwise qualifies as a Permitted Interim Investment will not constitute a Permitted Interim Investment if one or more of the following investment practices are engaged in in connection with the acquisition or disposition of the Permitted Interim Investment:

- (a) the borrowing of money;
- (b) the encumbrance of any amount of the Futures Generations Fund;
- (c) the purchase of a security that by its terms may require a contribution in addition to the payment of the purchase price;
- (d) the purchase of securities other than through market facilities through which such securities are normally bought and sold, unless the purchase price approximates the prevailing market price or the parties are at arm's length in connection with the transaction; or
- (e) the engagement in the business of underwriting or marketing to the public.

SCHEDULE 1.1H

TO

LIMITED PARTNERSHIP AGREEMENT

REMOTE FIRST NATIONS AT DATE HEREOF

The following First Nations are considered to be remote for the purposes of formulas *two and eight*:

Attawapiskat First Nation	Lac Seul First Nation	Sachigo Lake First Nation
Bearskin Lake First Nation	Marten Falls First Nation	Sandy Lake First Nation
Beausoleil First Nation	McDowell Lake First Nation	
Beaverhouse First Nation	McCreebec Council of the Cree Nation	Shoal Lake No. 40 First Nation
Cat Lake First Nation	Moose Cree First Nation	Slate Falls First Nation
Chippewas of Georgina Island	Muskrat Dam First Nation	Temagami First Nation
Deer Lake First Nation	Namayoosisagun First Nation	Wahgoshig First Nation (Abitibi #70)
Esbametoong First Nation (Fort Hope)		Wapekeka First Nation
Fort Albany First Nation	Naotkamegwanning Anishnabe First Nation (Whitfish Bay)	Wawakepewin First Nation
Fort Severn First Nation	Neskangtaga First Nation (Landsdowne House)	
Hornepayne First Nation	New Post First Nation	Webequie First Nation
Kasabonika Lake First Nation	Nibinamik First Nation	Weenusk First Nation (Peawanuk)
Kashechewan First Nation		Wunnumin First Nation
Kee-Way-Win First Nation	North Caribou Lake First Nation	Zhiibaahaasing (Cockburn) First Nation
	North Spirit Lake First Nation	
Kingfisher Lake First Nation	Northwest Angle No. 33 First Nation	
Kitchenuhmaykoosib Inninuwig First Nation (Big Trout)	Pikangikum First Nation	
Koocheching First Nation	Poplar Hill First Nation	
Lac La Croix First Nation	Poplar Point First Nation	

SCHEDULE 1.11
TO
ONTARIO FIRST NATIONS LIMITED PARTNERSHIP AGREEMENT

(a) form of Subscription Agreement for Limited Partners:

SUBSCRIPTION AGREEMENT

TO: **ONTARIO FIRST NATIONS LIMITED PARTNERSHIP**

- and -

ONTARIO FIRST NATIONS GENERAL PARTNER INC.

Reference is made to the limited partnership agreement among Ontario First Nations General Partner Inc. and certain First Nations of Ontario, dated _____, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

1. The undersigned hereby subscribes for one (1) Limited Partner Unit of the Partnership on the terms and conditions of the Limited Partnership Agreement.
2. This subscription may be accepted and will be binding on the undersigned only if it has been accepted by the General Partner. The undersigned acknowledges that participation in the Partnership is subject to acceptance of this subscription by the General Partner and to certain other conditions set forth in the Limited Partnership Agreement.
3. The undersigned, desiring to subscribe for one (1) Limited Partner Unit and to be bound by the Limited Partnership Agreement, hereby acknowledges that the undersigned has received, reviewed and fully understands the Limited Partnership Agreement. The undersigned hereby agrees to be bound as a party to the Limited Partnership Agreement.
4. The undersigned hereby irrevocably nominates, constitutes and appoints the General Partner, with full power of substitution, as the undersigned's agent and true and lawful attorney to act on its behalf with full power and authority in its name, place and stead to execute, swear to, acknowledge, deliver and record or file as and where required:
 - (a) the Declaration, any amendment to this Agreement or the Declaration and any other instrument required to qualify, continue and keep in good standing the Partnership as a limited partnership, or otherwise to comply with the laws of any jurisdiction in which the Partnership may carry on

-2-

business or own or lease property in order to maintain the limited liability of the Limited Partners and to comply with the applicable law of such jurisdiction;

- (b) any instrument, and any amendment to the Declaration, necessary to reflect any amendment to this Agreement;
- (c) any instrument required to record, with any governmental or regulatory authority, the dissolution and termination of the Partnership; and
- (d) any instrument required in connection with any election that may be made under fiscal legislation in any jurisdiction in which the Partnership is carrying on business or where a Limited Partner resides.

The power of attorney granted herein: is irrevocable; is a power coupled with an interest; extends to the administrators and other legal representatives and successors and assigns of such Limited Partner; and may be exercised by the General Partner on behalf of each Limited Partner in executing any such instruments with a single signature as attorney and agent for all of them. Each Limited Partner agrees to be bound by a representation or action made or taken by the General Partner pursuant to such power of attorney and hereby waives any and all defences which may be available to contest, negate or disaffirm the action of the General Partner taken in good faith under such power of attorney, provided that the General Partner does not incur any liability on behalf of, or take any action which may result in any liability to, any Limited Partner.

5. The undersigned hereby ratifies and confirms the agreements entered into by the General Partner in the name of the Partnership.

6. This subscription is governed by the laws of the Province of Ontario.

DATED at _____, in the _____, this ____ day of _____, 2000.

[NAME OF FIRST NATION]

By: _____
Name: _____
Title: _____
Address: _____

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This subscription is hereby accepted by Ontario First Nations General Partner Inc.
on behalf of the Partnership on the _____ day of _____, 2000.

**ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP, by its General Partner,
ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

By: _____
Name: _____
Title: _____

SCHEDULE 1.11

TO

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP AGREEMENT(b) form of Subscription Agreement for General Partner:

GENERAL PARTNER SUBSCRIPTION AGREEMENT

TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

Reference is made to the limited partnership agreement among Ontario First Nations General Partner Inc. and certain First Nations of Ontario, dated _____, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

1. The undersigned hereby subscribes for one (1) General Partner Unit of the Partnership on the terms and conditions of the Limited Partnership Agreement.
2. This subscription may be accepted and will be binding on the undersigned only if it has been accepted by the General Partner. The undersigned acknowledges that participation in the Partnership is subject to acceptance of this subscription by the General Partner and to certain other conditions set forth in the Limited Partnership Agreement.
3. The undersigned, desiring to subscribe for one (1) General Partner Unit and to be bound by the Limited Partnership Agreement, hereby acknowledges that the undersigned has received, reviewed and fully understands the Limited Partnership Agreement. The undersigned hereby agrees to be bound as a party to the Limited Partnership Agreement.
4. This subscription is governed by the laws of the Province of Ontario.

DATED at _____, in the _____, this ____ day of _____, 2000.

ONTARIO FIRST NATIONS
GENERAL PARTNER INC.

By: _____
Name: _____
Title: _____

- 2 -

This subscription is hereby accepted by Ontario First Nations General Partner Inc.
on behalf of the Partnership on the ____ day of ____, 2000.

**ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP, by its General Partner,
ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

By: _____
Name: _____
Title: _____

**SCHEDULE 11.1
TO
LIMITED PARTNERSHIP AGREEMENT
(FORM OF) LIMITED PARTNER REPORT ON DISTRIBUTIONS AND
EXPENDITURES**

TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

Re: Audited Financial Statements And Expenses By Category

The undersigned confirms that it received from Ontario First Nations Limited Partnership distributions totalling \$_____ for the fiscal year ended March 31, _____.

We report, based on the financial statements attached hereto, that out of such funds the following amounts were, during the year so ended, expended on, as follows:

1.
 - (a) Community development: \$_____
 - (b) Health: \$_____
 - (c) Education: \$_____
 - (d) Economic development: \$_____
 - (e) Cultural development: \$_____

2. Of the foregoing amounts, the following aggregate amounts are reasonably regarded as being for the benefit of future generations:

- (a) Community development: \$_____
- (b) Health: \$_____
- (c) Education: \$_____
- (d) Economic development: \$_____
- (e) Cultural development: \$_____

[LIMITED PARTNER]

Date: _____

SCHEDULE 11.2(a)
TO
LIMITED PARTNERSHIP AGREEMENT
(FORM OF) PARTNERSHIP REPORT TO THE PROVINCE

TO: ONTARIO GAMING SECRETARIAT

The undersigned confirms that it received from Ontario Lottery and Gaming Corporation distributions totalling \$_____ for the fiscal year ended March 31,_____.

We received audited financial statements for the year end as contemplated by section 4.1 of the Casino Rama Revenue Agreement from each Ontario First Nation which received distributions during the fiscal year then ended except for:

We report, based on the financial statements received, that out of such funds, the following amounts were, during the year so ended, expended on, as follows:

1. The following purposes by Ontario First Nations:

- (a) Community development: \$_____
- (b) Health: \$_____
- (c) Education: \$_____
- (d) Economic development: \$_____
- (e) Cultural development: \$_____

2. Of the foregoing amounts, the following aggregate amounts are reasonably regarded as being for the benefit of future generations:

- (a) Community development: \$_____
- (b) Health: \$_____
- (c) Education: \$_____
- (d) Economic development: \$_____
- (e) Cultural development: \$_____

ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP, by its General Partner, Ontario First
Nations General Partner Inc.

By: _____
 Name:
 Title:

Date: _____

Schedule L

MFN LIMITED PARTNERSHIP AGREEMENT

MNJIKANING FIRST NATION LIMITED PARTNERSHIP

LIMITED PARTNERSHIP AGREEMENT

AMONG

MNJIKANING CHIPPEWAS GENERAL PARTNER INC.

AND

CHIPPEWAS OF MNJIKANING FIRST NATION

Dated April 1, 2000

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**MNJIKANING FIRST NATION LIMITED PARTNERSHIP
LIMITED PARTNERSHIP AGREEMENT**

THIS AGREEMENT made as of the 1st day of April, 2000.

AMONG:

**MNJIKANING CHIPPEWAS GENERAL PARTNER
INC.**, a corporation incorporated under the laws of the
Province of Ontario (hereinafter called the "**General Partner**")

- and -

CHIPPEWAS OF MNJIKANING FIRST NATION
(hereinafter called the "**Limited Partner**" or "**Mnjikaning**")

WITNESSES THAT:

WHEREAS the Province and the First Nations, as represented by the Chiefs of Ontario, agreed to the establishment of a First Nations casino as a vehicle to enhance, among other things, the growth and capacity of First Nations in respect of community development, health, education, economic development and cultural development;

AND WHEREAS the Complex was established on reserve lands of Mnjikaning First Nation;

AND WHEREAS subject to the terms of the Revenue Agreement, the Province has agreed that the First Nations as represented by the Limited Partnerships are to receive the Accumulated Net Revenues and the Ongoing Net Revenues in respect of the Complex, as long as the Complex continues to be conducted and managed by OLGC or the Province or OLGC or the Province is entitled to Ongoing Net Revenues, whichever is later;

AND WHEREAS Mnjikaning First Nation wishes to establish a limited partnership under the name of "Mnjikaning First Nation Limited Partnership" to carry on the Business;

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NOW THEREFORE THIS AGREEMENT WITNESSES that, in consideration of the premises, and the respective covenants and agreements hereinafter contained and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto covenant and agree as follows:

ARTICLE 1 INTERPRETATION

1.1 Definitions. For all purposes of this Agreement, except as otherwise expressly provided herein or unless the context otherwise requires, the following terms have the following meanings:

"**Accruals**" means funds set aside or amounts allocated to reserves maintained in amounts which in the opinion of the relevant Person are required for the payment of obligations coming due in such future time period as shall be reasonably determined by the relevant Person and to provide for contingencies and the working capital requirements as reasonably determined by the relevant Person.

"**Act**" means the *Limited Partnerships Act*, R.S.O. 1990, c. L16, as amended.

"**Administrative Office**" means the administrative office of the Partnership at such location on the Mnjikaning territory as may be determined by the General Partner from time to time in accordance with this Agreement.

"**Affiliate**" means, when used with reference to a specified Person, any Person that directly or indirectly controls or is controlled by or is under common control with the specified Person.

"**Agreement**" means this Limited Partnership Agreement as it may from time to time be supplemented or amended by one or more agreements entered into pursuant to the provisions hereof.

"**Approved Investments**" means any investment referred to in Schedule 1.1A.

"**Approved Purposes**" means, in respect of all Net Cash and Investment Income in respect thereof:

- (a) payment of Expenses and funding of Accruals by the Partnership (or the General Partner on its behalf) from Net Cash and Investment Income;
- (b) investment by the Partnership (or the General Partner on its behalf) in Approved Investments or Permitted Interim Investments as provided in this Agreement, pending distribution of such amounts to Partners;

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- (c) payment of Expenses and funding of Accruals by the Limited Partner from Net Cash and Investment Income;
- (d) investment by the Limited Partner in Approved Investments or Permitted Interim Investments pending expenditures referred to in paragraph (e); and
- (e) capital and/or operating expenditures by the Limited Partner in respect of the purposes in Section 3.4 of the Revenue Agreement;

provided that:

- (x) the service and repayment of any Indebtedness of the Partnership existing at the date hereof in respect of any of the foregoing purposes and of any Indebtedness of the Partnership incurred subsequent to the date hereof in respect of any of the foregoing purposes and the defence and enforcement of any rights or claims in respect of the foregoing purposes shall be deemed to be for Approved Purposes;
- (y) the foregoing Approved Purposes shall be interpreted and applied to include within their meaning and scope the cultures, traditions, values, beliefs, methods and practices of Mnjikaning and activities and purposes that are in furtherance thereof; and
- (z) the parties hereto recognize that many expenditures could reasonably be categorized as being in respect of more than one of the foregoing purposes.

"Auditors" means such firm of chartered accountants of generally recognized standing in Ontario as may be appointed by the General Partner as auditor for the Partnership for the time being.

"Board of Directors" means the board of directors of the General Partner.

"Business" means the business of the Partnership described in Section 2.3 .

"Business Day" means any day, which is not a Saturday, Sunday or statutory holiday in the Province of Ontario.

"Capital" at any time, means the aggregate of the cash which has been contributed by the Partners to the Partnership as capital at or prior to such time, less the amount of cash which has been returned to the Partners out of the capital of the Partnership pursuant to the provisions hereof at or prior to such time.

"Capital Accounts" means the capital account of each Partner in respect of each class of Units maintained by the General Partner pursuant to Section 4.3.

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"Capital Contribution" means, with respect to any Unit held by a Partner, the amount in cash contributed to the Partnership as capital under this Agreement in respect of such Unit.

"Chiefs in Assembly" means any duly called and properly constituted general meeting of the duly elected Chiefs of First Nations.

"Chiefs of Ontario" means the not-for-profit organization incorporated pursuant to the laws of Canada under the name Indian Associations Co-Ordinating Committee of Ontario Inc., established by Ontario first nations and whose members consist of the duly elected Chiefs of First Nations.

"consensus" means the consensus level of approval applicable to decision-making by the Chiefs in Assembly.

"control" means the power to direct or cause the direction of the management and policies of a Person, whether directly or indirectly, whether acting alone or jointly or in concert with others, and whether through the ownership of voting securities, by contract or otherwise, and the terms **"controlled"** and **"controlling"** shall have corresponding meanings.

"Declaration" means the declaration to be filed and recorded in respect of the Partnership pursuant to the Act.

"Default", "Default Notice" and "Default-Induced Suspension of Distributions" have the respective meanings attributed thereto in Article 11.

"Expenses" means:

(1) with respect to the Partnership or the General Partner, the aggregate of all expenses, fees, costs and liabilities incurred by it in respect of the Business, the Approved Purposes for use of amounts referred to in this Agreement, compliance with the terms of the Revenue Arrangements (to the extent applicable to the Partnership or the General Partner) and all payments made by the Partnership or the General Partner to the extent they relate to the Business, the Partnership or the General Partner, including in respect of:

- (a) all start-up and ongoing costs, including the costs and expenses of dealings and negotiations among all First Nations, the Chiefs of Ontario, the Other First Nations Partnership, the Province and OLGCA regarding the Business, this Agreement and all related agreements including the Revenue Arrangements (to the extent applicable to the Partnership or the General Partner) and the organizational structure for receipt, investment and distribution of the Transferred LP Amounts, Transferred GP Amounts and Investment Income, forming and organizing the Partnership and the General Partner, including the

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fees and expenses of legal, tax, accounting, financial and other professional advisors relating thereto, and also including the costs and expenses of establishing the Administrative Office, engaging employees and other expenses incurred in connection therewith;

- (b) all fees, costs and expenses necessary to form, register or qualify the Partnership and the General Partner under applicable laws, or to maintain such registrations or qualifications, or to obtain or maintain exemptions under applicable laws;
- (c) all operating, general and administrative costs of the General Partner and the Partnership incurred in respect of the activities of the Partnership, including those incurred in respect of rent, utilities and other expenses in respect of the Administrative Office, salaries, wages and other compensation of administrative and operating personnel and other employees, accounting, statistical or bookkeeping services, computing or accounting equipment use, all fees, costs and expenses for corporate and partnership filings, registrations and record keeping, the preparation, receipt, analysis and summary of reports by or from Limited Partner and the preparation of reports by the Partnership to the Limited Partner and to the Other First Nations Partnership, the Province or OLGC, and all other expenses incidental to the administration of the General Partner and the Partnership;
- (d) fees and expenses in respect of accounting and audit, consulting, legal, custodial, investment management, financial advisory and other professional services procured by or on behalf of the Partnership or by the Limited Partner in respect of the General Partner and the Partnership; and
- (e) all cost and expenses of communications among the Partnership, the General Partner, the Limited Partner, their members, the Chiefs of Ontario and other Persons;
- (f) all applicable taxes;
- (g) all costs and expenses of, or incidental to, the preparation and dispatch to Partners and other Persons of all cheques, reports, circulars, financial statements, forms and notices, and any other documents which are necessary or desirable in connection with the Business (including administration of the Partnership), the Approved Purposes for uses of amounts referred to in this Agreement, compliance with the terms of the Revenue Arrangements (to the extent applicable to the Partnership or the General Partner);
- (h) all costs and expenses incurred as a result of dissolution, winding-up and termination of the Partnership and the General Partner and the realization of

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proceeds from, respectively, the Partnership assets and the General Partner assets;

- (i) any costs and expenses of any litigation in respect of the Business, the Partnership or any Partner and the amount of any judgment or settlement paid in connection therewith;
- (j) all costs and expenses for indemnity or contribution payable in connection with any litigation involving the Business or the Partnership, and all costs of any liability insurance maintained with respect to liabilities arising in connection with any litigation conducted on behalf of the Partnership, and the General Partner in connection with the Business; and
- (k) any other costs and expenses in connection with the administration of the Partnership that may be authorized by or pursuant to this Agreement; and

(2) with respect to the Limited Partner, the aggregate of all expenses, fees, costs and liabilities incurred by the Limited Partner in respect of the Partnership, the Approved Purposes for use of amounts referred to in this Agreement and its Acknowledgment and Consent pursuant to the Revenue Agreement, compliance with the terms of this Agreement, and all payments made by the Limited Partner in respect of matters referred to in subparagraphs (1)(a) through (k) of this definition, *mutatis mutandis*, to the extent they relate to the Limited Partner or its interest in the Partnership.

"First Nation" means, at any time, any aboriginal group that is a Status Band or a Near Band in the Province of Ontario then recognized by the Chiefs in Assembly and, for greater certainty, includes Mnjikaning, and "First Nations" means every First Nation.

"First Nations Year" means a 12-month period commencing on April 1 of a calendar year and ending on March 31 of the next following calendar year.

"Fiscal Year" means the fiscal year of the Partnership as determined in accordance with Section 2.5.

"General Partner" means Mnjikaning Chippewas General Partner Inc. or, as herein provided, any other Person who is admitted to the Partnership as a successor to any General Partner.

"General Partner Unit Certificate" means a certificate evidencing ownership of the General Partner Unit, which certificate shall be in the form set forth in Schedule 1.1B.

"General Partner Unit" means the unit as provided for in subsection 3.3(b).

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"herein", "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any particular Article, Section or other subdivision of this Agreement.

"including" means including without limitation, and "includes" has a corresponding meaning.

"Indebtedness" means all indebtedness for borrowed money, all indebtedness under any conditional sale or other title retention agreement, all liabilities represented by a note or other evidence of indebtedness, all obligations under leases, all guarantees of indebtedness of another Person and all other liabilities of a Person.

"Indian Act" means the *Indian Act*, R.S.C 1985, c.I.-5, as amended.

"Investment Income" means interest, dividends, capital gains, ordinary income and other returns realized in respect of any Net Cash, net of applicable taxes, but does not include the capital amount thereof, but does include further returns realized on reinvestment of such returns.

"Joint Appointee" has the meaning attributed thereto in the Revenue Agreement.

"Limited Partner Unit Certificate" means a certificate evidencing ownership of a Limited Partner Unit, which certificate shall be in the form set forth in Schedule 1.1C hereto.

"Limited Partner Units" means the units as provided for in subsection 3.3(a).

"Managing Person" has the meaning attributed thereto in Section 14.1.

"Metis Litigation Agreement" means the Metis Litigation Agreement to be entered into concurrently with the Revenue Agreement and the Protocol Agreement between the General Partner on behalf of the Partnership, the Other First Nations General Partner on behalf of the Other First Nations Partnership and the Province.

"Mnjikaning" means the Chippewas of Mnjikaning First Nation.

"Mnjikaning Council" means the Band Council of Mnjikaning established under the *Indian Act*, and any successors thereto.

"Net Cash" means, in respect of any period, the amount, if any, by which:

- (a) the aggregate of:

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- (i) the Transferred LP Amount on hand;
- (ii) all Investment Income on hand; and
- (iii) all amounts set aside as Accruals at the commencement of such period;

exceeds:

- (b) the aggregate of:
 - (i) all cash expenditures of the Partnership during such period relating to Expenses; and
 - (ii) all amounts set aside as Accruals at the end of such period;

all calculated without duplication, subject to any restrictions on distributions pursuant to the terms of this Agreement or the Metis Litigation Agreement.

"Net Income", in respect of any period means the net income (or net loss) of the Partnership in respect of such period as determined in accordance with Canadian generally accepted accounting principles applied on a basis consistent with prior periods.

"Net Revenues" means all amounts transferred or to be transferred by the Province or OLGC to the Partnership and to the Other First Nations Partnership pursuant to the Revenue Agreement.

"OLGC" means Ontario Lottery and Gaming Corporation, a Crown agency established pursuant to the Enabling Legislation (as defined in the Revenue Agreement) and its successors and permitted assigns.

"Other First Nation" means, at any time, any First Nation other than Mnjikaning.

"Other First Nations General Partner" means Ontario First Nations General Partner Inc., a corporation formed under the laws of the Province of Ontario;

"Other First Nations Partnership" means Ontario First Nations Limited Partnership, a limited partnership formed under the laws of the Province of Ontario;

"Other First Nations Partnership Agreement" means the agreement dated the date hereof among the Other First Nations and the Other First Nations General Partner, as amended, modified, supplemented or restated from time to time;

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"Partners" means the General Partner and the Limited Partner.

"Partnership" means Mnjikaning First Nation Limited Partnership, a limited partnership formed under the laws of the Province of Ontario pursuant to the filing of the Declaration.

"Permitted Interim Investments" means any investment referred to in Schedule 1.1D.

"Person" or **"person"** is to be broadly interpreted and includes an individual, a First Nation, a corporation, a partnership, a trust, an unincorporated organization or association, the government of a country or any political subdivision thereof, or any agency or department of any such government, and the executors, administrators or other legal representatives of an individual in such capacity.

"Prime Rate" means at any time the rate of interest per annum then quoted by The Bank of Nova Scotia or such other Canadian chartered bank as the General Partner may determine from time to time as its prime rate of interest charged on loans in Canadian currency in Canada.

"Protocol Agreement" means the Protocol Agreement to be entered into concurrently with the Revenue Agreement and the Metis Legislation Agreement among the Partnership, the Other First Nations Partnership, Mnjikaning and the Chiefs of Ontario.

"Province" means Her Majesty the Queen in Right of Ontario.

"Receiver" has the meaning attributed thereto in Section 15.5.

"Register" has the meaning attributed thereto in Section 3.5.

"Revenue Agreement" means the Casino Rama Revenue Agreement to be entered into concurrently with the Protocol Agreement and the Metis Legislation Agreement among the Partnership, the Other First Nations Partnership, the Province and OLGC.

"Revenue Arrangements" means this Agreement, the Revenue Agreement, the Other First Nations Partnership Agreement, the Metis Legislation Agreement, the Protocol Agreement and the Shareholders Agreement (as defined in the Other First Nations Partnership Agreement).

"Subscription Agreement" means the agreement, substantially in the form annexed as Schedule 1.1E hereto, between the Limited Partner or the General Partner, as applicable, and the Partnership, pursuant to which the Limited Partner or the General Partner, as applicable, has subscribed for a Unit.

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"Transferred GP Amount" means in respect of each transfer of a portion of Net Revenues to the Partnership from time to time pursuant to the Revenue Agreement, 0.01% of the amount of such transferred Net Revenues.

"Transferred LP Amount" means in respect of each transfer of a portion of Net Revenues to the Partnership from time to time pursuant to the Revenue Agreement, 99.99% of the amount of such transferred Net Revenues.

"Unit" means any Limited Partner Unit or General Partner Unit.

"Unit Certificate" means any Limited Partner Unit Certificate or General Partner Unit Certificate.

"Win Contribution Litigation" means the claim and legal proceeding by and on behalf of First Nations against the Province in respect of the Province's past and ongoing appropriation of 20% of the gross revenues (after players' winnings) of Casino Rama.

1.2 Headings and Table of Contents. The division of this Agreement into Articles, Sections and other subdivisions and the insertion of headings and any table of contents provided are for convenience of reference only and shall not affect the construction or interpretation hereof.

1.3 Article, Section and Schedule References. Unless the context requires otherwise, references in this Agreement to Articles, Sections, other subdivisions or Schedules are to Articles, Sections, other subdivisions or Schedules of this Agreement.

1.4 Number and Gender. Unless the context otherwise requires, words importing the singular include the plural and vice versa and words importing gender include all genders.

1.5 Currency. Except as otherwise expressly provided in this Agreement, all monetary amounts referred to in this Agreement are stated in Canadian dollars.

1.6 Business Days. If any payment is required to be made or other action is required to be taken pursuant to this Agreement on a day which is not a Business Day, then such payment or action shall be made or taken on the next Business Day thereafter.

1.7 Other Interpretation. For all purposes of this Agreement, except as otherwise expressly provided herein or unless the context otherwise requires:

- (a) all accounting terms not otherwise defined herein have the meanings assigned to them by, and all calculations to be made hereunder are to be made in accordance with, Canadian generally accepted accounting

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principles applicable to the Business applied on a basis consistent with prior periods;

- (b) the words "distribute" and "distributed" and other words of similar meaning, when used with reference to a Partner, refer to any amount paid or other property distributed by the Partnership to such Partner in respect of any interest of such Partner in the Partnership, but do not refer to any amount paid to such Partner in respect of any property acquired by the Partnership from, or any services provided to the Partnership by, such Partner;
- (c) any reference to an "approval", "authorization" or "consent" of the General Partner means the written approval, written authorization or written consent of the General Partner;
- (d) any capitalized terms used but not defined herein have the meaning ascribed thereto in the Revenue Agreement or, if not defined therein, then in the Protocol Agreement; and
- (e) any reference to a statute includes and is a reference to such statute and to the regulations made pursuant thereto, with all amendments made thereto and in force from time to time, and to any statute or regulations that may be passed which have the effect of supplementing or superseding such statute or regulations.

1.8 Schedules. The following are the Schedules to this Agreement and same shall have the same force and effect as if the information contained therein were contained in the body of this Agreement:

Schedule 1.1A	Approved Investments
Schedule 1.1B	(form of) General Partner Unit Certificate
Schedule 1.1C	(form of) Limited Partner Unit Certificate
Schedule 1.1D	Permitted Interim Investments
Schedule 1.1E	(form of) Subscription Agreement
Schedule 11.1	(form of) Limited Partner Report on Distributions and Expenses
Schedule 11.2(a)	(form of) Partnership Report to Other First Nations Partnership

1.9 No Prejudice.

- (1) Notwithstanding any other provision of this Agreement, except as provided in subsections 1.9(2) and (3), each (and any combination) of the Revenue Arrangements and any of the Ancillary Documents is without prejudice to any

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rights, claims or defences that any party hereto or the Chiefs of Ontario may have in respect of:

- (i) the MFN Claim referred to in Sections 1.15.1(i) and 2.8.7 of the Revenue Agreement;
 - (ii) the claim referred to in Sections 1.15.1(ii) and 10.1 of the Revenue Agreement relating to the Win Contribution Litigation; or
 - (iii) any claim referred to in Section 1.15.1(iii) of the Revenue Agreement.
- (2) Nothing in any (or any combination) of the Revenue Arrangements or any of the Ancillary Documents shall affect the ability of any court or tribunal to determine the admissibility of and, if admissible, to rely upon, prior or contemporaneous negotiations, agreements, representations, discussions, understandings, proposals, whether oral or written, including the Rolling Draft, in respect of the claims referred to in subsection (1). Notwithstanding the foregoing, the existence of any (or any combination) of the Revenue Arrangements and any of the Ancillary Documents and any of the provisions contained herein or therein and the contents of any negotiations leading to the Revenue Arrangements and the Ancillary Documents after December 7, 1998, will not be advanced as evidence or legal argument in support or defence of any of the claims or defences set out in subsection (1).
- (3) Nothing in any (or any combination) of the Revenue Arrangements or any of the Ancillary Documents shall affect the ability of a party to commence an action contemplated by subsection (1) of this Agreement prior to the expiry of the term of this Agreement or the Revenue Agreement.
- (4) Nothing in any (or any combination) of the Revenue Arrangements or any of the Ancillary Documents abrogates or derogates from any existing aboriginal or treaty right pursuant to Section 35 of the *Constitution Act*, 1982.

1.10 Accounting Terms. Accounting terms used herein, unless otherwise defined, shall have the meaning accorded thereto by Canadian generally accepted accounting principles. The financial statements referred to herein, whether audited or unaudited, shall be prepared in accordance with Canadian generally accepted accounting principles.

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**ARTICLE 2
FORMATION OF PARTNERSHIP
AND RELATIONSHIP BETWEEN PARTNERS**

2.1 Formation. The General Partner and the Limited Partner hereby form a limited partnership under the provisions of the Act. The rights, restrictions and liabilities of the Partners shall be as provided in the Act except as herein otherwise expressly provided.

2.2 Name. The name of the Partnership shall be Mnjikaning First Nation Limited Partnership or such other name or names as the General Partner may from time to time deem appropriate to comply with the laws of the jurisdiction in which the Partnership may carry on business.

2.3 Business. The business of the Partnership shall be to receive, administer, invest, and distribute that portion of the net revenues from the Complex to which the Partnership may from time to time be entitled pursuant to the Revenue Arrangements, including acting pursuant to those Revenue Arrangements to which the Partnership is a party, investing in Permitted Interim Investments and Approved Investments, making distributions of Net Cash, receiving and making reports on the uses of Transferred LP Amounts and Investment Income, all in accordance with the terms hereof and may include providing advice to the Limited Partner relating to the expenditure or use of funds for Approved Purposes provided that the Limited Partner may or may not act on such advice in its sole discretion (collectively, the "Business"), and shall be further authorized to exercise all powers ancillary and incidental thereto or reasonably in furtherance thereof. The Partnership shall not carry on any business other than the Business.

2.4 Principal Place of Business. The principal place of business of the Partnership shall be 5884 Rama Road, Rama, Ontario L0K 1T0 or such other location on Mnjikaning territory in Ontario as the Mnjikaning Council may determine to be appropriate from time to time.

2.5 Fiscal Year. The first Fiscal Year of the Partnership shall commence on the date of the filing and recording of the Declaration and end on March 31, 2001 and thereafter each Fiscal Year shall coincide with the First Nations Year.

2.6 Status of General Partner. The General Partner represents and warrants to, and covenants with, the Limited Partner that:

- (a) it is a corporation incorporated under the laws of the Province of Ontario and is and shall continue to be a valid and subsisting corporation under the laws of, and qualified to carry on business in, the Province of Ontario and in any other jurisdiction in which the Partnership may carry on business or may own or lease property;

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- (b) it has and shall continue to have the full power to execute this Agreement and all other agreements contemplated hereby to be signed by it, to act as the general partner of the Partnership and to perform its obligations under this Agreement and such execution and the performance of such obligations have been duly authorized and do not and shall not conflict with or constitute a default under its articles, by-laws or any agreement by which it is bound;
- (c) this Agreement has been duly authorized, executed and delivered by the General Partner and constitutes a legal, valid and binding obligation of the General Partner enforceable against it in accordance with its terms, subject to applicable bankruptcy, insolvency and other applicable laws affecting the enforcement of creditors' rights generally and general principles of equity;
- (d) it shall act with the utmost fairness and good faith towards the Limited Partner in the business and affairs of the Partnership;
- (e) it shall take all actions required to qualify, continue and keep in good standing the Partnership as a limited partnership and to maintain the limited liability of the Limited Partner in each jurisdiction where the Partnership may carry on business or own or lease property; and
- (f) it does not and, prior to the dissolution of the Partnership, will not carry on any business other than that of acting as general partner of the Partnership in accordance with the terms hereof.

2.7 Status of the Limited Partner. The Limited Partner represents and warrants to, and covenants with, the General Partner that:

- (a) it is a First Nation;
- (b) it has full power and authority to execute this Agreement, the Subscription Agreement, the Acknowledgment and Consent and all other agreements contemplated hereby to be signed by it and to take all actions required pursuant hereto, and has obtained all necessary approvals of its chief and the Mnjikaning Council or others;
- (c) it has duly authorized, executed and delivered this Agreement, the Subscription Agreement and the Acknowledgment and Consent and each of this Agreement, the Subscription Agreement and the Acknowledgment and Consent constitutes a legal, valid and binding obligation of it enforceable against it in accordance with its terms, subject to applicable bankruptcy, insolvency and other applicable laws

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affecting the enforcement of creditors' rights generally and general principles of equity; and

- (d) it shall from time to time promptly provide to the General Partner such evidence of its status as the General Partner may reasonably request.

2.8 **Limitations of Authority of Limited Partner.** The Limited Partner shall not be entitled:

- (a) to take part in the control of the Business;
- (b) to execute any document which binds or purports to bind the Partnership or any other Partner as such;
- (c) to purport to have the power or authority to bind the Partnership or any other Partner as such;
- (d) to have any authority to undertake any obligation or responsibility on behalf of the Partnership;
- (e) to bring any action for partition or sale or otherwise in connection with any interest in any property of the Partnership, whether real or personal, or register, or permit to be filed or registered or remain undischarged, against any property of the Partnership any claim, security interest, lien, charge or other encumbrance in respect of the interest of the Limited Partner in the Partnership; or
- (f) to compel a partition, judicial or otherwise, of any of the property of the Partnership or otherwise require any of the assets of the Partnership to be distributed to the Partners except in accordance with the terms hereof.

2.9 **Power of Attorney.** The Limited Partner hereby irrevocably nominates, constitutes and appoints the General Partner, with full power of substitution, as the Limited Partner's agent and true and lawful attorney to act on its behalf with full power and authority in its name, place and stead to execute, swear to, acknowledge, deliver and record or file as and where required:

- (a) the Declaration, any amendment to this Agreement or the Declaration and any other instrument required to qualify, continue and keep in good standing the Partnership as a limited partnership, or otherwise to comply with the laws of any jurisdiction in which the Partnership may carry on business or own or lease property in order to maintain the limited liability of the Limited Partner and to comply with the

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applicable law of such jurisdiction;

- (b) any instrument, and any amendment to the Declaration, necessary to reflect any amendment to this Agreement;
- (c) any instrument required to record, with any governmental or regulatory authority, the dissolution and termination of the Partnership; and
- (d) any instrument required in connection with any election that may be made under fiscal legislation in any jurisdiction in which the Partnership is carrying on business or where the Limited Partner resides.

The power of attorney granted herein: is irrevocable; is a power coupled with an interest; extends to the administrators and other legal representatives and successors and permitted assigns of the Limited Partner; and may be exercised by the General Partner on behalf of the Limited Partner in executing any such instruments with a single signature as attorney and agent for it. The Limited Partner agrees to be bound by a representation or action made or taken by the General Partner pursuant to such power of attorney and hereby waives any and all defences which may be available to contest, negate or disaffirm the action of the General Partner taken in good faith under such power of attorney, provided that the General Partner does not incur any liability on behalf of, or take any action which may result in any liability to, the Limited Partner.

2.10 Unlimited Liability of General Partner. The General Partner shall have unlimited liability for the debts, liabilities and obligations of the Partnership.

2.11 Limited Liability of Limited Partner. Subject to the provisions of the Act, the liability of the Limited Partner for the debts, liabilities and obligations of the Partnership at any relevant time shall be limited to the Limited Partner's Capital Contribution and the Limited Partner shall not be liable for any further claims, assessments or contributions against or to the Partnership.

2.12 Indemnity of Limited Partner. The General Partner shall indemnify and hold harmless the Limited Partner from any costs, damages, liabilities or expenses suffered or incurred by the Limited Partner in any case where the liability of the Limited Partner is not limited in the manner provided in Section 2.11 unless the liability of the Limited Partner is not so limited as a result of, or arising out of, any act or omission of the Limited Partner.

2.13 Compliance with Applicable Law. On request by the General Partner, the Limited Partner shall immediately execute such certificates and other instruments as are necessary to comply with any applicable law for the continuation and good standing of the Partnership.

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**ARTICLE 3
UNITS**

3.1 Authorized Units. The partnership is authorized to issue one Limited Partner Unit and one General Partner Unit.

3.2 Nature of Units.

(1) Subject to performance of its obligations under this Agreement, the Limited Partner shall have the following rights in respect of the Unit held by it:

- (a) one vote at meetings of the Partners;
- (b) distributions of the Transferred LP Amounts; and
- (c) corresponding allocations of Net Income, as herein provided.

(2) The General Partner shall have the following rights in respect of the General Partner Unit held by it:

- (a) distributions of Transferred GP Amounts as herein provided; and
- (b) corresponding allocations of Net Income, as herein provided.

3.3 Issuance of Units.

- (a) The Limited Partner will subscribe for and shall be entitled to receive one Limited Partner Unit pursuant to a Subscription Agreement to be executed by the Limited Partner.
- (b) The General Partner will subscribe for and shall be entitled to receive one General Partner Unit pursuant to a Subscription Agreement to be executed by the General Partner. For greater certainty, the General Partner may not subscribe for or hold any Limited Partner Units.

3.4 Unit Certificate. Upon the acceptance by the General Partner of the subscription for a Unit in accordance with a Subscription Agreement, the General Partner shall cause the Limited Partner to be entered on the Register as a Limited Partner and shall, if requested by the Limited Partner, deliver to the Limited Partner a Unit Certificate specifying the Unit held by the Limited Partner. Every Unit Certificate shall be signed manually by at least one officer or director of the General Partner. A Unit Certificate may be delivered to the Limited Partner by being mailed by prepaid post addressed to the address of the Limited Partner at the address shown in the Register, and neither the Partnership nor the General Partner shall be liable for any loss occasioned to the Limited Partner by reason that the Unit

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Certificate so posted is lost or stolen from the mails or is not delivered.

3.5 Limited Partner Register. The General Partner shall maintain a register (the "Register") to record the name and address of the Limited Partner, the Unit held by the Limited Partner, and particulars of registration of the Unit.

3.6 No Transfer or Encumbering of Limited Partner Unit. The Limited Partner may not sell, exchange, transfer, assign, pledge, hypothecate or otherwise dispose of or subject to any charge, lien, security interest or other encumbrance all or any part of or interest in its Unit; provided that the foregoing shall not restrict the Limited Partner from encumbering its entitlement to distributions of Net Cash for an Approved Purpose referred to in paragraph (e) of that definition, to the extent permitted by applicable law.

3.7 Lost Unit Certificates. Where the Limited Partner claims that its Unit Certificate has been defaced, lost, apparently destroyed or wrongly taken, the General Partner shall cause a new Unit Certificate to be issued in substitution therefor if, in the case of a defaced Unit Certificate, such certificate is first surrendered to the General Partner and otherwise if the Limited Partner (a) files with the General Partner a form of proof of loss and an indemnity bond in a form and in an amount satisfactory to indemnify and hold harmless the General Partner from any costs, damages, liabilities or expenses suffered or incurred as a result of or arising out of issuing such new Unit Certificate and (b) satisfies such other requirements as may reasonably be imposed by the General Partner.

3.8 Inspection of Register. The Limited Partner, or an agent of the Limited Partner, duly authorized in writing, shall have the right to inspect and take extracts from the Register during normal business hours and, upon payment of a reasonable fee to the General Partner, to obtain a copy of the Register not more than five days after the date of the filing of such Limited Partner's written request therefor with the General Partner at its principal office.

3.9 Dealings with Registered Holder. The Partnership and the General Partner are entitled to treat the Person in whose name any Unit Certificate is registered as the absolute owner thereof. The receipt by the Person in whose name any Unit is recorded on the Register shall be a sufficient discharge for all monies, securities and other property payable, issuable or deliverable in respect of such Unit and from all liability therefor.

ARTICLE 4 CAPITAL CONTRIBUTIONS AND ACCOUNTS

4.1 Contribution of Capital by the Limited Partner. The Limited Partner shall contribute its Capital Contribution in the amount of \$1.00 per Unit upon execution of the Subscription Agreement and this Agreement, to be credited to the Limited Partner's Capital Account.

4.2 Contribution of Capital by the General Partner. The General Partner shall

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contribute its Capital Contribution in the amount of \$1.00 upon execution of this Agreement, to be credited to the General Partner's Capital Account.

4.3 Capital Accounts. The General Partner will establish a separate Capital Account on the books of the Partnership for each of the Partners and will, on receipt of an amount in respect of a Capital Contribution, credit the account of a Partner with such Capital Contribution. The General Partner will also credit to the Capital Accounts all Net Income and all other amounts to which the Partners are entitled and will charge to such Capital Accounts all negative Net Income (ie. a net loss) and all distributions to the Partners.

4.4 No Right to Withdraw Amounts. No Partner will have any right to withdraw any amount or receive any distribution from the Partnership except as expressly provided for in this Agreement and no distribution to any Partner shall be deemed a return or withdrawal of Capital but, if any court of competent jurisdiction at any time determines that, notwithstanding the provisions of this Agreement, the Limited Partner is obligated to pay any amount distributed to the Limited Partner to or for the account of the Partnership or to any creditor of the Partnership, then such obligation shall be the obligation of the Limited Partner and not of the General Partner.

4.5 No Interest Payable on Accounts. No Partner will have the right to receive interest on any credit balance in the Capital Accounts except as expressly provided in this Agreement. No Partner shall be liable to pay interest to the Partnership on any Capital returned to such Partner or on any negative balance of Capital or any negative balance in the capital accounts.

4.6 Negative Balance of Capital or in the Capital Accounts. The interest of a Partner in the Partnership will not terminate by reason of there being a negative or zero balance of Capital or a negative balance in such Partner's capital account.

ARTICLE 5 (INTENTIONALLY DELETED)

ARTICLE 6 DISTRIBUTIONS AND ALLOCATIONS

6.1 Monthly Distributions of Net Cash. Subject to Article 8 and Section 11.3 of this Agreement, within 10 Business Days of the Partnership receiving a transfer of Net Revenues, the General Partner shall distribute to the Limited Partner the full amount of the Net Cash.

6.2 Distribution of Transferred GP Amounts. The General Partner shall be entitled to pay to itself each Transferred GP Amount following the Partnership receiving same.

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6.3 Allocation of Net Income. Net Income in respect of any Fiscal Year will be allocated as at the end of such Fiscal Year as follows:

- (a) 99.99% thereof shall be allocated to the Limited Partner; and
- (b) 0.01% thereof shall be allocated to the General Partner.

ARTICLE 7 APPROVED PURPOSES

7.1 Use of Funds for Approved Purposes.

- (1) The Partnership shall use all transfers of Net Revenues and all Investment Income in respect thereof in accordance with this Agreement.
- (2) The Limited Partner shall use (a) all amounts received pursuant to Article 6, and (b) all Investment Income which it receives from Approved Investments or Permitted Interim Investments only for Approved Purposes applicable to it.

ARTICLE 8 FUNDS HELD BY THE PARTNERSHIP RE: METIS LITIGATION

8.1 Moneys Held by Partnership. For the period ending on the expiry of the term of the Metis Litigation Agreement, 25% of all Net Revenues (but not any Investment Income in respect thereof) received by the Partnership shall be held in a separate account of the Partnership and shall not be commingled with any other funds or assets of the Partnership.

8.2 Net Revenue Amounts Subject to Metis Litigation Agreement. For the period ending on the expiry of the term of the Metis Litigation Agreement, 25% of all Net Revenues (but not any Investment Income in respect thereof) received and held pursuant to Section 8.1 by the Partnership shall be subject to the terms of the Metis Litigation Agreement.

8.3 Investment Moneys Held re: Metis Litigation. For the period ending on the expiry of the term of the Metis Litigation Agreement, 25% of all Net Revenues (but not any Investment Income in respect thereof) received and held pursuant to Section 8.1 by the Partnership shall be invested only in Permitted Interim Investments.

8.4 Investment Income on Moneys Held re: Metis Litigation. Investment Income realized on the 25% of all Net Revenues received and held pursuant to Section 8.1 (including interest or other compensation paid or payable by the Province in respect thereof)

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shall be distributed to the Limited Partner in accordance with this Agreement. For greater certainty, such Investment Income shall not be subject to the terms of the Metis Litigation Agreement.

ARTICLE 9 WIN CONTRIBUTION LITIGATION RECOVERIES

9.1 Sharing of Net Recoveries. The Limited Partner acknowledges and agrees that any net recovery in respect of the Win Contribution Litigation (a "Net Recovery") in respect of any period of time shall, subject to (without duplication) Sections 11.4 and 11.6 of the Revenue Agreement, the Metis Litigation Agreement, the final, non-appealable judgment of the court in the MFN Claim, the final, non-appealable judgment of the court in the Win Contribution Litigation, and any resulting agreements or arrangements following a Net Recovery, to the extent possible, be directed to be paid to the Partnership for distribution to Mnjikaning and paid to the Other First Nations Partnership for sharing among the limited partners of the Other First Nations Partnership, in accordance with such arrangements as may be determined by agreement among the relevant First Nations or Affiliates thereof.

ARTICLE 10 GENERAL PARTNER / MANAGEMENT OF THE PARTNERSHIP

10.1 Authority of the General Partner. Except as otherwise provided herein, the General Partner is authorized to carry on the Business, with full power and authority to administer, manage, control and operate the Business, and has all power and authority to do any act, take any proceeding, make any decision and execute and deliver any instrument, deed, agreement or document necessary for or incidental to carrying out the Business for and on behalf of and in the name of the Partnership. No Person dealing with the Partnership will be required to inquire into the authority of the General Partner to do any act, take any proceeding, make any decision or execute and deliver any instrument, deed, agreement or document for and on behalf of or in the name of the Partnership.

10.2 Powers of General Partner. Except as otherwise provided herein, and without limiting the generality of Section 10.1, the General Partner shall have the full power and authority, on behalf and in the name of the Partnership:

- (a) to enter into and to perform any agreement in connection with the Business, including the Revenue Arrangements;
- (b) to lease the Administrative Office premises;
- (c) to employ all Persons necessary for the conduct of the Business;
- (d) to prepare annual business plans and budgets for the Partnership, and quarterly updates thereof;

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- (e) to retain such legal counsel, experts, advisors or consultants as the General Partner shall consider appropriate and to rely upon the advice of such Persons;
- (f) to open and operate in the name of the Partnership any bank account and name the signing officers therefor;
- (g) to invest funds received by the Partnership in Permitted Interim Investments and Approved Investments;
- (h) to pay the Expenses of the Partnership;
- (i) to commence or defend any action or proceeding in connection with the Partnership;
- (j) to file returns and reports required by any governmental or like authority;
- (k) to maintain the Register; and
- (l) to do anything that is in furtherance of or incidental to the Business or that is provided for in this Agreement.

The General Partner will use its best efforts, in the conduct of the affairs of the Partnership, to put all suppliers and other Persons with whom the Partnership does business on notice that the Limited Partner is not liable for the obligations of the Partnership, and to include in all contracts entered into by the Partnership a notice or other provision to the effect that the Partnership is a limited partnership (which may be satisfied by contracting in the name of the Partnership as a limited partnership).

10.3 Exercise of Powers and Discharge of Duties. The General Partner will exercise its power and discharge its duties under this Agreement honestly, in good faith and in the best interests of the Partnership and in connection therewith shall exercise the degree of care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances, but subject to the foregoing shall not be liable to the Limited Partner for any act, omission or error in judgment made in good faith.

10.4 No Commingling of Partnership Assets. The funds and assets of the Partnership shall not be commingled with the funds or assets of any other Person (including those of the General Partner).

10.5 Conduct of Business – Limited Liability. The General Partner will, at all times, conduct the business and affairs of the Partnership in such a manner that, so far as

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possible, the liability of a Limited Partner will be limited to the Capital Contribution from time to time in respect of the Unit held by the Limited Partner.

10.6 No Fees of the General Partner. The General Partner shall not be entitled to any fees as general partner of the Partnership.

10.7 No Transfer or Encumbering of General Partner Unit. The General Partner may not sell, exchange, transfer, assign, pledge, hypothecate or otherwise dispose of or subject to any charge, lien, security interest or other encumbrance all or any part of its General Partner Unit.

**ARTICLE 11
REPORTING TO THE OTHER
FIRST NATIONS PARTNERSHIP AND JOINT APPOINTEE**

11.1 Limited Partner Reports and Information to the Partnership. The Limited Partner shall:

- (a) within 120 days following the end of each Fiscal Year, deliver to the General Partner audited financial statements for the distributions and expenses during the Fiscal Year, which shall show the expenses by categories set forth in paragraph (e) of the definition of Approved Purposes and shall be substantially in the form of Schedule 11.1; and
- (b) within the periods provided for in the Revenue Agreement, comply with any requests for reports, documents or other information requested by the General Partner or by the Joint Appointee pursuant to the Revenue Agreement.

11.2 Partnership Report to the Other First Nations Partnership. The parties hereto acknowledge that the Partnership will enter into the Revenue Agreement and that, pursuant thereto, the Partnership will be obliged to deliver to the Other First Nations Partnership and the Joint Appointee in respect of each Fiscal Year within the periods specified therein, the following reports and information:

- (a) based upon a review of the financial statements, reports, documents and other information referred to in Section 11.1 above, a report substantially in the form of Schedule 11.2(a);
- (b) audited annual financial statements of the Partnership for its distributions and expenditures during that Fiscal Year;
- (c) unaudited quarterly financial statements of the Partnership for its distributions and expenditures during that quarter; and

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- (d) such other information as the Partnership may be required to provide pursuant to the Revenue Agreement.

11.3 Limited Partner Default in Reporting or Other Obligations. The Limited Partner acknowledges and agrees that:

- (a) in the event of any breach or non-compliance with its obligations under this Agreement (a "Default") by the Limited Partner, the Partnership shall be entitled (without limitation to the rights and remedies of the parties hereto):
 - (i) to give a notice (the "Default Notice") to the Limited Partner setting out a summary description of the Default; and
 - (ii) in the event that the Limited Partner shall not have cured such Default within 60 days of the Default Notice being given (or such shorter period as may be available under the Revenue Agreements, as stated in the Default Notice) to withhold the Transferred LP Amount until the Limited Partner has cured the Default or such other time as may be required or permitted and granted pursuant to the Revenue Agreement (such remedy being referred to herein as a "Default-Induced Suspension of Distributions"); and
- (b) the Partnership may be obliged under the Revenue Agreement to exercise its rights and remedies in respect of a Default, including imposing a Default-Induced Suspension of Distributions, with or without the prior delivery of a Default Notice.

11.4 Joint Appointee Investigation. The Limited Partner acknowledges and agrees that:

- (a) the Joint Appointee appointed under the Revenue Agreement shall be permitted (i) to make reasonable enquiries of, and to request for inspection any relevant document from, the Partnership, (ii) to request the Partnership to request a relevant document or information from the Limited Partner if it has received funds from the Partnership for the preceding Fiscal Year, and (iii) if necessary, to request such documents or information directly from the Limited Partner;
- (b) if the Joint Appointee makes such a request of the Partnership pursuant to the Revenue Agreement, the Partnership shall be required to exercise its rights under this Agreement to make the request of the Limited Partner, and the Partnership shall be so entitled and the

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Limited Partner shall comply with such request promptly within the time period specified therefor in the Revenue Agreement;

- (c) refusal on the part of the Partnership or the Limited Partner to provide the documents referred to in this section, or to respond to the reasonable inquiries made by the Joint Appointee under the Revenue Agreement, in a timely way will constitute a violation of the Revenue Agreement for which a remedy may be sought by the Province under Article 9 of the Revenue Agreement; and
- (d) the Joint Appointee shall be entitled to report to the Province on its findings pursuant to Section 4.6 of the Revenue Agreement.

11.5 Reports and Information Available to Members of Limited Partner. The Limited Partner shall permit any persons who are members of Mnjikaning to examine copies of the financial statements, reports and other documents and information provided by the Limited Partner to the Partnership or the Joint Appointee pursuant to this Agreement, at such reasonable times and as often as may reasonably be requested by any such persons, and the Limited Partner shall answer any inquiries which such persons may make, fully and fairly and to the best of its ability.

ARTICLE 12

BOOKS AND RECORDS AND REPORTING TO PARTNERS

12.1 Books and Records; Limited Partner Inspection Rights; Subject to Confidentiality Obligations.

(1) The General Partner will keep and maintain full, complete and accurate books of account and records of the business of the Partnership. The Partnership books shall be kept at the principal office from time to time of the General Partner.

(2) During the existence of the Partnership and for a period of seven years thereafter, such books of account and records shall be made available for inspection by the Limited Partner or its duly authorized representatives and to individual band members of Mnjikaning during normal business hours at the principal office of the General Partner. The Limited Partner or its duly authorized representatives or individual band members of Mnjikaning may from time to time make reasonable requests for information regarding the Business and the Partnership, and the General Partner will answer any such requests fully, fairly and promptly, to the best of its ability. The representatives designated by the Limited Partner pursuant to this Section 12.1 may include accountants, lawyers, management consultants or others appointed by the Limited Partner to examine all or any aspect of the operations of the Partnership. All information obtained and opinions developed in the course of such examinations, inspections or inquiries shall be retained in strict confidence and not used or

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disclosed by the Limited Partner except in the interest of the Partnership or in the Limited Partner's enforcement of its rights hereunder.

(3) Subsection (2) shall be subject to the obligations of the Partnership, the General Partner and its Board of Directors from time to time pursuant to any confidentiality agreements with the Province, including the Revenue Agreement.

12.2 Appointment of Auditors. The General Partner will, on behalf of the Partnership, retain the Auditors to review and report to the Partners upon the financial statements of the Partnership for, and as at the end of, each Fiscal Year.

12.3 Annual Report. Within 120 days after the end of each Fiscal Year, the General Partner will forward to the Limited Partner an annual report in respect of such Fiscal Year containing:

- (i) financial statements of the Partnership as at the end of, and for, such Fiscal Year (prepared in accordance with the provisions of this Agreement and with Canadian generally accepted accounting principles), with comparative financial statements as at the end of, and for, the immediately preceding Fiscal Year containing: (A) a balance sheet; (B) a statement of income; (C) a statement of changes in financial position; and (D) a statement of Partner's equity;
- (ii) a report of the Auditor on such financial statements;
- (iii) a report on allocations and distributions to Partners; and
- (iv) such other information as in the opinion of the General Partner is material to the Business.

12.4 Quarterly Reports. Within 60 days after the end of each quarter of each Fiscal Year (except the last quarter), the General Partner will forward to the Limited Partner a report containing unaudited financial statements of the Partnership, a report on allocations and distributions to the Partners, and such other information as in the opinion of the General Partner is material to the Business.

12.5 Accounting Policies. The General Partner, provided that it acts reasonably in doing so, is authorized to establish, from time to time, accounting policies with respect to the financial statements of the Partnership and to change, from time to time, any policy that has been so established so long as such policies are consistent with the provisions of this Agreement and with Canadian generally accepted accounting principles.

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ARTICLE 13 PARTNERSHIP MEETINGS

13.1 Meetings of Partners. The General Partner will, commencing in 2001, call an annual general meeting of Partners in each year for the purpose of reviewing the Business, receiving the annual report and related financial statements and information contemplated by Section 12.3 hereof and transacting such other business as may be properly contained in the notice calling the meeting. The General Partner may at any time and shall, upon receipt of a written request from the Limited Partner, call an extraordinary meeting of Partners. If the General Partner fails to call a meeting of the Partners within 30 days after receipt of such request from the Limited Partner, the Limited Partner may call such meeting in accordance with the terms hereof. All meetings of Partners shall be held in the Province of Ontario, but the Limited Partner shall not have any right, by virtue of any meeting, to take part in the control of the Business.

13.2 Notice. At least 10 days' notice of any meeting of Partners (but not more than 50 days' notice) shall be given to Partners, the Auditor, the non-voting observer appointed by the Other First Nations General Partner and the non-voting observer appointed by the Chiefs of Ontario stating the time and place of the meeting and sufficient information (including the subject matter, but not necessarily the text, of any resolution proposed to be passed at such meeting) to enable the Limited Partner to make a reasoned judgment on all matters which are to be the subject of a vote at such meeting.

13.3 Chairman. The President, or in his absence, any Vice-President, of the General Partner shall be the chairman of a meeting of Partners if present thereat, unless the Limited Partner chooses some other individual present at such meeting to be the chairman thereof. If neither the President nor any Vice-President of the General Partner is present at such meeting, the Limited Partner shall appoint a chairman for such meeting.

13.4 Quorum. Subject to Section 13.5, a quorum at a meeting of Partners shall consist of the Limited Partner as represented by a quorum of Mnjikaning Council present in person or by proxy.

13.5 Adjourned Meetings. If a quorum is not present at a meeting of Partners within 30 minutes after the time fixed for holding such meeting, such meeting shall be adjourned by the chairman of such meeting to a date not sooner than 10 and not later than 21 days after the date of such meeting determined by the General Partner at a time and place determined by the General Partner. At least seven days' notice of the adjourned meeting shall be given to Partners, the Auditors and the observers described in Section 13.2 and Section 13.2 shall apply to such notice, *mutatis mutandis*.

13.6 Voting Rights of Limited Partner. Subject to and as provided in Section 3.2, the Limited Partner shall be entitled to one vote on any poll taken at a meeting of Partners.

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13.7 No Voting Rights of General Partner. The General Partner will not be entitled to vote at any meeting of Partners.

13.8 Attendance of Others. Any officer or director of the General Partner, counsel for the General Partner, the Limited Partner or the Partnership, a representative of the Auditor, the non-voting observer appointed by the Other First Nations General Partner and the non-voting observer appointed by the Chiefs of Ontario may attend and, at the invitation of the chairman of the meeting, speak at any meeting of Partners.

13.9 Voting. Every question submitted to a meeting of Partners shall be decided on a show of hands unless a poll is demanded, in which case a poll shall be taken.

On any vote at a meeting of Partners, a declaration by the chairman of the meeting concerning the result of the vote shall be prima facie conclusive.

13.10 Poll. At a meeting of Partners, a poll requested or required shall be taken immediately.

13.11 Written Resolutions in Lieu of Meeting. A resolution in writing, signed by the Limited Partner, is valid as if passed at a meeting of the Partnership.

13.12 Resolutions Binding. A resolution passed in accordance with this Agreement shall be binding on all Partners and their respective heirs, executors, administrators, other legal representatives, successors and assigns.

13.13 Attendance by Proxy and Voting. A Partner may attend any meeting of Partners either personally or be represented thereat by a permitted proxy; and votes at meetings of Partners may be cast personally or by proxy. The Limited Partner may appoint as its proxy its Chief or any Councillor or other member of the Mnjikaning (other than a member who is a director or officer of the General Partner). The General Partner may appoint as its proxy any director or officer thereof. The instrument appointing a proxy shall be in writing under the hand of the appointee or its agent duly authorized in writing and such instrument shall cease to be valid one year after the date thereof.

13.14 Validity of Proxies. An instrument appointing a proxy purporting to be executed by or on behalf of a Partner shall be valid unless challenged at the time of or prior to its exercise and the Person challenging such instrument shall have the burden of proving to the satisfaction of the chairman of the meeting of Partners at which such instrument is proposed to be used that such instrument is invalid and any decision of the chairman of the meeting in respect of the validity of such instrument shall be final.

13.15 Revocation of Proxy. A vote cast in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous insolvency or bankruptcy of the Partner giving the proxy or the revocation of the proxy unless written notice of such

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insolvency, bankruptcy or revocation shall have been received by the chairman of the meeting prior to the time such vote is cast.

13.16 Form of Proxy. An instrument of proxy, whether for a specified meeting of Partners or otherwise, shall as nearly as circumstances permit be in the following form:

I, _____, in the Province of Ontario being a Partner of Mnjikaning First Nation Limited Partnership hereby appoint _____ of _____ in the Province of Ontario as my proxy with full power of substitution to attend and vote for me and on my behalf at the meeting of Partners of Mnjikaning First Nation Limited Partnership, to be held on the _____ day of _____ and any adjournment thereof. As witness my hand this _____ day of _____

13.17 Solicitation of Proxies. Except for any solicitation of proxies by the Limited Partner, no Person shall solicit proxies in respect of a meeting of Partners unless the Person making the solicitation, concurrently with or prior thereto, delivers or sends an information circular to each Partner whose proxy is solicited. "Solicit" or "solicitation" includes any request for a proxy whether or not to revoke a proxy, and the sending or delivery of a form of proxy or other communication to a Partner under circumstances reasonably intended or calculated to result in the procurement, withholding or revocation of a proxy but does not include the sending or delivery of a form of proxy to a Partner in response to an unsolicited request made by or on behalf of such Partner. The information circular required hereunder shall conform mutatis mutandis, to the form and content prescribed for information circulars by or pursuant to the Securities Act (Ontario) or successor legislation; for such purposes: "management" shall mean the General Partner; "corporation" shall mean the Partnership; "director" or "senior officer" shall mean a director or senior officer of the General Partner; "equity share" or "share" shall mean Units; and "shareholder" shall mean the Limited Partner.

13.18 Conduct of Meetings. The rules and procedures for the conduct of a meeting of Partners not prescribed herein shall be determined by the meeting.

13.19 Minutes. The General Partner will cause minutes of all proceedings and resolutions at each meeting of Partners, and all consent resolutions of the Partners, to be made and entered in books to be kept for that purpose and such minutes, if signed by the chairman of the meeting or by the chairman of the next succeeding meeting, shall be prima facie conclusive of the matters stated in them and the meeting shall be deemed prima facie to have been duly convened and held and all proceedings and resolutions in them shall be prima facie deemed to have been duly passed and taken.

13.20 Powers Exercisable by the Limited Partner. In addition to all other powers conferred upon it by this Agreement, the Limited Partner may:

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- (a) admit a new General Partner to the Partnership in anticipation of a bankruptcy, insolvency, dissolution, liquidation or winding-up of the General Partner, such admission to become effective, in the case of the General Partner, only upon the actual bankruptcy, insolvency, dissolution, liquidation or winding-up of the General Partner;
- (b) waive any default on the part of the General Partner on such terms as it may determine and release it from any claims in respect thereof;
- (c) continue the Partnership if the Partnership is terminated by operation of applicable law;
- (d) agree to any compromise or arrangement by the Partnership with any creditor or creditors, or class or classes of creditors, or with the holders of any shares or securities of the General Partner;
- (e) require the General Partner on behalf of the Partnership to enforce any obligation or covenant on the part of the General Partner;
- (f) subject to Section 16.1, amend this Agreement; and
- (g) amend, modify, alter or repeal any resolution of the Limited Partner.

ARTICLE 14 STANDARD OF CARE; EXCULPATION

14.1 Standard of Care. None of the General Partner, a Receiver acting pursuant to Article 15 or any director or officer of either of the foregoing (each a "Managing Person") shall be liable to the Partnership or to the Limited Partner for (a) any act or omission performed or omitted by such Managing Person, or for any costs, damages or liabilities arising therefrom, except to the extent that such costs, losses, damages or expenses are attributable to a breach of this Agreement or to an act or omission by such Managing Person constituting intentional misconduct, negligence or fraudulent conduct by such Managing Person, (b) any tax liability imposed on the Partnership or the Limited Partner, or (c) any losses due to any misconduct of any Managing Person or any brokers or other agents of the Partnership (whether or not such Persons are directly employed by the Managing Person) as long as such Managing Person, if responsible for the selection of such other Person, made such selection without negligence.

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**ARTICLE 15
COMMENCEMENT, DURATION, EXTENSION AND DISSOLUTION OF
PARTNERSHIP**

15.1 Commencement of Term. The Partnership was formed on the date first written above.

15.2 Term of Partnership. Subject to Section 15.4, the Partnership will wind up its activities on or before March 31, 2099, subject to any extension of that date, or any extended date, if approved by the Limited Partner.

15.3 Events of Dissolution. Subject to Section 15.4, the Partnership shall be dissolved on the earliest of:

- (a) the approval of such dissolution by the General Partner and the authorization of such dissolution by the Limited Partner; and
- (b) the expiration of its term (including any extensions approved in accordance with Section 15.2).

15.4 Revenue Agreement. The Partnership shall not be wound up or dissolved so long as the Revenue Agreement is in full force and effect, except with the written consent of the Province acting reasonably with a view solely to protecting its rights under the Revenue Agreement.

15.5 Receiver. On the dissolution of the Partnership, the Limited Partner shall appoint an independent Person as the receiver of the Partnership (the "Receiver").

15.6 Liquidation of Assets. The Receiver shall prepare or cause to be prepared a statement of financial position of the Partnership which shall be reported upon by the Auditor and a copy of which shall be forwarded to each Person who was shown on the Register as a Partner at the date of dissolution. The Receiver shall wind up the affairs of the Partnership and all property of the Partnership shall be liquidated in an orderly manner. The Receiver shall manage and operate the Partnership and shall have all the powers and authority of the General Partner under this Agreement. The Receiver shall be paid its reasonable fees and disbursements incurred in carrying out its duties as such.

15.7 Distribution of Proceeds of Liquidation. The Receiver shall distribute the net proceeds from liquidation of the Partnership as follows:

- (a) first, to pay the expenses of liquidation and the debts and liabilities of the Partnership to its creditors or to make due provision for payment thereof;

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- (b) second, to provide Accruals which the Receiver considers reasonable and necessary for any contingent or unforeseen liability or obligation of the Partnership which shall be paid to an escrow agent to be held for payment of liabilities or obligations of the Partnership; and
- (c) third, to the Partners in accordance with the provisions hereof relating to distributions of Net Cash.

15.8 Negative Balance in Capital Account of General Partner. Neither the Partnership nor the Limited Partner shall have a claim against the General Partner with respect to any negative (i.e. debit) balance in its Capital Account except to the extent the assets of the Partnership are insufficient to pay debts, liabilities and obligations of the Partnership pursuant to the provisions of paragraph 15.7(a).

15.9 Return of Capital. Except as provided in this Agreement, no Partner shall have the right to demand or receive a return of Capital in form other than cash, but nothing herein shall prohibit a return of Capital in a form other than cash.

15.10 Termination of Partnership. The Partnership shall terminate when all of its assets have been sold and the net proceeds therefrom, after payment of or due provision for the payment of all debts, liabilities and obligations of the Partnership to creditors, have been distributed as provided in this Article 15.

ARTICLE 16 AMENDMENTS

16.1 Amendment with Approval of Limited Partner and General Partner.

Except as provided in Section 3.2.2 and Section 3.2.3 of the Revenue Agreement, this Agreement may be amended in writing by the General Partner if such amendment is authorized by the Limited Partner and, in the case of any amendment that in any way adversely affects the rights of the General Partner, such amendment is approved by the General Partner; provided that such amendment, whether initiated by the General Partner or the Limited Partner, may not in any manner allow the Limited Partner to take part in the control of the Business.

16.2 Change of Partners. Except as provided in Section 3.2.2 and Section 3.2.3 of the Revenue Agreement but otherwise notwithstanding Section 16.1 hereof, this Agreement may be amended in writing by the General Partner, without notice to or consent of the Limited Partner, to reflect the admission, resignation or withdrawal of a Limited Partner, provided that any such admission, resignation or withdrawal is permitted by and effected in compliance with this Agreement and a copy of this Agreement as amended is immediately provided to the Limited Partner.

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16.3 Amendment by General Partner. Except as provided in Section 3.2.2 and Section 3.2.3 of the Revenue Agreement but otherwise notwithstanding Section 16.1 hereof, the General Partner may, without prior notice to or consent of the Limited Partner, amend this Agreement in writing: to cure any ambiguity or to correct or supplement any provision contained herein which, in the opinion of counsel for the Partnership, may be defective or inconsistent with any other provision hereof if, in the opinion of such counsel, such amendment does not and shall not in any way adversely affect the rights of the Limited Partner; provided that all Partners shall be notified of full details of any amendment to this Agreement under this Section 16.3, including a copy of this Agreement as so amended, within 30 days after the effective date of such amendment.

ARTICLE 17 DISPUTES

17.1 Notice of Concern. In the event any dispute, claim, difference or question arises among any of the parties concerning the construction, meaning, effect or implementation of this Agreement that requires consideration (each a "concern"), any party may provide notice to the other party of same. The party receiving such notice shall have a reasonable period of time to consider and, if it believes fit, address the concern, such period not to exceed 45 days. If the concern is addressed to the reasonable satisfaction of the party giving the notice (as confirmed by such party in writing), the dispute shall be deemed to be cured and may not be the basis for further remedies hereunder.

17.2 Good Faith Discussion. If the concern is not addressed to the reasonable satisfaction of the party who provided notice of same, the parties to the notice shall consult in good faith to discuss the concern and possible remedial action which could take place to address it. This step shall be completed within 60 days unless the parties otherwise agree (in writing). If the concern is addressed to the reasonable satisfaction of the party who provided the notice (as confirmed by such party in writing), the dispute shall be deemed to be cured and may not be the basis for further remedies hereunder.

17.3 Dispute Resolution. In the event that an acceptable resolution of the concern is not achieved pursuant to the foregoing provisions, the concern shall be referred to a single arbitrator mutually agreed upon by the relevant parties or, failing agreement, an arbitrator appointed pursuant to the *Arbitration Act, 1991* (Ontario) (hereinafter the "Arbitrator"). The arbitration shall be conducted at a time and place and in accordance with the procedure and rules to be determined by the Arbitrator. The decision of the Arbitrator will be final and binding on the relevant parties and no appeal will lie therefrom. The Arbitrator, as part of his or her award, shall award costs of the arbitration, in his or her discretion, having regard to the success achieved, the good faith of the Parties, the encouragement of good faith discussions to resolve concerns and other relevant factors.

17.4 Remedy. In the event that any party does not comply with any decision of the Arbitrator, then the other party may, in its discretion, take such steps as are reasonably

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necessary and proportionate to address the decision of the Arbitrator.

17.5 Dispute Resolution Process in Revenue Agreement. The dispute resolution process provided for in this Article 17 may not be used to prevent or delay the dispute resolution process provided for in Article 9 of the Revenue Agreement.

ARTICLE 18 NOTICES

18.1 Notices. Any notice, communication, payment or demand required or permitted to be given or made hereunder shall be sufficiently given or made for all purposes if delivered personally or transmitted by telecopy or fax to the party or to an officer of the party to whom the same is directed or if sent by ordinary first class mail within Canada, postage prepaid, addressed as follows: if to the General Partner, addressed to it at:

5884 Rama Road
Rama, Ontario
L0K 1T0

Attention: President
Fax No.: (705) 325-0879

and if to the Limited Partner, to the address or fax number (if any) of the Limited Partner as it appears on the Register. Any such notice that is sent by mail shall be deemed to have been received on the third Business Day after the date on which the same was deposited in a regularly maintained receptacle for the deposit of mail, addressed and sent as aforesaid. In the event of any disruption, strike or interruption in the Canadian postal service after mailing, and prior to receipt or deemed receipt, such notice shall be deemed to have been received on the third Business Day following full resumption of the Canadian postal service. Any such notice that is given by personal delivery shall be deemed to have been received on the day of actual delivery thereof and any notice given by telecopy or fax shall be deemed to have been received on the first Business Day after the transmittal thereof. The Limited Partner may change its address or fax number by giving written notice of such change to the General Partner or the General Partner may change its address or fax number by giving such notice thereof to the Limited Partner. Accidental omission to give any notice or communication or to make any payment or demand required or permitted to be given or made hereunder to the Limited Partner shall not affect the validity of such notice, demand or communication.

ARTICLE 19 MISCELLANEOUS

19.1 Gaming on Mnjikaning Territory. The Limited Partner agrees that, to the extent that the Limited Partner conducts gaming activity on the Mnjikaning territory, such gaming activity will be conducted in accordance with applicable law.

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19.2 Register of Limited Partner. The Limited Partner at any time is the Limited Partner shown on the Register as holding a Limited Partner Unit at such time.

19.3 Limited Partner not a General Partner. If any provision of this Agreement has the effect of imposing upon the Limited Partner any of the liabilities or obligations of a general partner under the Act, such provision shall be of no force and effect.

19.4 Further Assurances. Each party hereto will, promptly do, execute, deliver or cause to be done, executed and delivered all further acts, documents and things in connection with this Agreement and the matters contemplated hereby that the other parties hereto may reasonably require, for the purposes of giving effect to this Agreement and the matters contemplated hereby.

19.5 Waiver. A waiver of any default, breach or non-compliance under this Agreement is not effective unless in writing and signed by the party to be bound by the waiver. No waiver will be inferred from or implied by any failure to act or delay in acting by a party in respect of any default, breach or non-observance or by anything done or omitted to be done by the other party. The waiver by a party of any default, breach or non-compliance under this Agreement will not operate as a waiver of that party's rights under this Agreement in respect of any continuing or subsequent default, breach or non-observance (whether of the same or any other nature).

19.6 Severability. Any provision of this Agreement which is prohibited or unenforceable will be ineffective to the extent of such prohibition or unenforceability and will be severed from the balance of this Agreement.

19.7 Counterparts. This Agreement may be executed in any number of counterparts, each of which will be deemed to be an original and all of which taken together will be deemed to constitute one and the same instrument. Counterparts may be executed either in original or faxed form and the parties adopt any signatures received by a receiving fax machine as original signatures of the parties; provided, however, that any party providing its signature in such manner will promptly forward to the other party an original of the signed copy of this Agreement which was so faxed.

19.8 Law of Interpretation. This Agreement will be construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable in that Province and will be treated, in all respects, as an Ontario contract. For greater certainty, nothing in this Agreement shall be, or be deemed to be, an acknowledgement, agreement or consent by any party that such party is governed by or subject to such laws or has attorned to either such jurisdiction except with respect to the determination and enforcement of such parties' rights under this Agreement.

19.9 Successors; No Assigns. This Agreement will enure to the benefit of, and be binding on, the parties and their respective successors and permitted assigns. No party may

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assign or transfer, whether absolutely, by way of security or otherwise, all or any part of its respective rights or obligations under this Agreement.

19.10 No Third Party Beneficiaries; Exception.

- (1) Subject to subsection (2) and the Revenue Arrangements but notwithstanding any other provision of this Agreement, none of the rights or obligations hereunder of any party shall enure to the benefit of or be enforceable by or against any Person other than the parties and their respective successors and permitted assigns.
- (2) Subsection (1) shall not apply to Section 14.1 of this Agreement; Section 14.1 is intended to enure to the benefit of Managing Persons.

DATED as of the date and year first above written.

GENERAL PARTNER:

**MNJIKANING CHIPPEWAS
GENERAL PARTNER INC.**

By: _____

LIMITED PARTNER:

**CHIPPEWAS OF MNJIKANING
FIRST NATION**

By: _____

• , pursuant to a duly
authorized resolution of the
Chief and Council

SCHEDULE 1.1A

APPROVED INVESTMENTS

1. **Type of Investments.** Subject to the conditions set forth below, "Approved Investments" means the following types of investments:

- (a) bankers' acceptances;
- (b) bank certificates of deposit;
- (c) commercial paper;
- (d) medium term notes;
- (e) bonds and notes issued or guaranteed by the federal Government of Canada or the provincial government of any of the provinces of Canada;
- (f) corporate strip bonds;
- (g) deposits at a deposit-taking institution;
- (h) other short-term securities;
- (i) bonds, debentures or other evidences of indebtedness issued or guaranteed by a corporation that comply with clause 433(1)(k) of the *Insurance Act* (Ontario), a copy of which is attached hereto; and
- (j) securities that are listed and posted for trading on a stock exchange recognized by the Ontario Securities Commission and that comply with the requirements of either clause 433(1)(m) or (n), as the case may be, of the *Insurance Act* (Ontario), a copy of which is attached hereto.

2. **Excluded Investments.** For greater certainty, Approved Investments do not include the following:

- (a) shares, warrants or other equities other than those specified in Section 1(i) or (j) above;
- (b) derivatives, swaps, options or futures;
- (c) real property;
- (d) mortgages, including guaranteed mortgages;
- (e) gold certificates;
- (f) physical commodities; or
- (g) interests in loan syndications or loan participation.

3. **Liquidity.** To qualify as an Approved Investment, an investment must not constitute an illiquid asset. For the purposes of this Schedule, an "illiquid asset" means a portfolio asset that cannot be readily disposed of through market facilities or readily redeemed by the issuer at the holders' option.

4. **Diversification.** To qualify as an Approved Investment, an investment must not, immediately after purchase, have a market value which exceeds 25 percent of the market value of the relevant pool of funds and investments at the time of purchase.

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5. **Control.** To qualify as an Approved Investment, an investment in securities of an issuer must not exceed that number of securities which represents 10 percent or more of (i) the votes attaching to the outstanding voting securities of that issuer or (ii) the outstanding equity securities of that issuer. An investment made for the purposes of exercising control over or management of an issuer does not qualify as an Approved Investment.

6. **Rating.** The deemed rating (the "Rating") of any Approved Investment, if applicable, must be at least "A", determined in accordance with the next following section.

7. **Determination of Rating.** The Rating of any Approved Investment referred to in subsections 1(a) through (h) both inclusive will be established, at the time of the acquisition of such Approved Investment, as:

(a) "AAA" if the Approved Investment has the following rating or higher from two generally recognized credit rating agencies:

(A)	Short Term	CBRS	A-1+
		DBRS	R-1 high
		Moody's	P-1
		S&P	A-1+
(B)	Long Term	CBRS	A++ low (corporate)
		CBRS	AAA (government)
		DBRS	AAA
		Moody's	Aaa
		S&P	AAA

(b) "AA" if the Approved Investment has the following rating or higher (but excluding Approved Investments rated "AAA") from two credit rating agencies:

(A)	Short Term	CBRS	A-1
		DBRS	R-1 middle/low
		Moody's	P-1
		S&P	A-1+
(B)	Long Term	CBRS	A+ low (corporate)
		CBRS	AA (government)
		DBRS	AA
		Moody's	Aa3
		S&P	AA-

(c) "A" if the Approved Investment has the following rating or higher (but excluding Approved Investments rated "AA" or "AAA") from two credit

- 3 -

rating agencies:

(A) Short Term	CBRS	A-2 high
	DBRS	R-2 high
	Moody's	P-2
	S&P	A-2
(B) Long Term	CBRS	B++ high
	DBRS	BBB high
	Moody's	Baa1
	S&P	BBB+

8. **Credit Quality of Portfolio.** Approved Investments will be limited by an aggregate market value limit, determined at the time of investment, based on the Rating of the Approved Investment as set out below:

<u>Rating of Approved Investment</u>	<u>Minimum Percentage of Portfolio to be Comprised of Approved Investments having that Rating</u>
AAA	25 %
AA and AAA	50 %
A, AA and AAA	75%
Other	0%

9. **Canadian Dollars.** All Approved Investments acquired must be denominated in Canadian dollars.

10. **Investment Practices.** An investment which otherwise qualifies as an Approved Investment will not constitute an Approved Investment if one or more of the following investment practices are engaged in connection with the acquisition or disposition of the Approved Investment:

- (a) the borrowing of money;
- (b) the purchase of securities on margin;
- (c) the sale of securities short;
- (d) the purchase of a security that by its terms may require a contribution in addition to the payment of the purchase price;
- (e) the purchase of securities other than through market facilities through which such securities are normally bought and sold, unless the purchase price approximates the prevailing market price or the parties are at arm's length in connection with the transaction; or
- (f) the engagement in the business of underwriting or marketing to the public.

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Extract from the *Insurance Act* (Ontario):

"433. (1) An insurer may invest its funds or any portion thereof in,

...

debentures

- (k) the bonds, debentures or other evidences of indebtedness issued or guaranteed by,
 - (i) a corporation if, at the date of investment, the preferred shares or the common shares of the corporation are authorized as investments by clause (m) or (n), or
 - (ii) a corporation if its earnings in a period of five years ended less than one year before the date of investment have been equal in sum total to at least ten times and in each of any four of the five years have been equal to at least 1 ½ times the annual interest requirements at the date of investment on all indebtedness of or guaranteed by it, other than indebtedness classified as a current liability in its balance sheet, and, if the corporation at the date of investment owns directly or indirectly more than 50 per cent of the common shares of another corporation, the earnings of the corporations during the said period of five years may be consolidated with due allowance for minority interests, if any, and in that event the interest requirements of the corporation shall be consolidated and such consolidated earnings and consolidated interest requirements shall be taken as the earnings and interest requirements of the corporation, and, for the purpose of this subclause, "earnings" means earnings available to meet interest charges on indebtedness other than indebtedness classified as a current liability;

...

preferred shares

- (m) the preferred shares of a corporation if,
 - (i) the corporation has paid a dividend in each of the five years immediately preceding the date of investment at least equal to the specified annual rate upon all of its preferred shares, or
 - (ii) the common shares of the corporation are, at the date of investment, authorized as investments by clause (n);

common shares

- (n) the fully paid common shares of a corporation that during a period of five years that ended less than one year before the date of investment has either,
 - (i) paid a dividend in each such year upon its common shares, or
 - (ii) had earnings in each such year available for the payment of a dividend upon its common shares,

of at least 4 per cent of the average value at which the shares were carried in the

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capital stock account of the corporation during the year in which the dividend was paid or in which the corporation had earnings available for the payment of dividends, as the case may be;"

SCHEDULE 1.1B**(FORM) OF GENERAL PARTNER UNIT CERTIFICATE****MNJIKANING FIRST NATION LIMITED PARTNERSHIP****(a limited partnership formed under the laws of the Province of Ontario)**

Reference is made to the limited partnership agreement among Mnjikaning Chippewas General Partner Inc. and Chippewas of Mnjikaning First Nation, dated April 1, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

This is to certify that Mnjikaning Chippewas General Partner Inc. is the registered holder of one (1) General Partner Unit in Mnjikaning First Nation Limited Partnership.

The rights of a holder of a General Partner Unit are governed by the Limited Partnership Agreement. The General Partner Unit represented by this Certificate may not be sold, pledged or otherwise transferred or encumbered.

This Certificate is not valid unless manually signed by an authorized representative of the General Partner.

IN WITNESS WHEREOF, Mnjikaning Chippewas General Partner Inc., the General Partner, has caused this Certificate to be signed by its duly authorized officer.

Date: _____

**MNJIKANING CHIPPEWAS
GENERAL PARTNER INC.**

By: _____

Name:

Title:

SCHEDULE 1.1C**(FORM) OF LIMITED PARTNER UNIT CERTIFICATE****MNJIKANING FIRST NATION LIMITED PARTNERSHIP****(a limited partnership formed under the laws of the Province of Ontario)**

Reference is made to the limited partnership agreement among Mnjikaning Chippewas General Partner Inc. and Chippewas of Mnjikaning First Nation, dated April 1, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

This is to certify that Chippewas of Mnjikaning First Nation is the registered holder of one (1) Limited Partner Unit in Mnjikaning First Nation Limited Partnership.

The rights of a holder of a Limited Partner Unit are governed by the Limited Partnership Agreement. The Limited Partner Unit represented by this Certificate may not be sold (except to the Partnership in accordance with the Limited Partnership Agreement), pledged or otherwise transferred or encumbered.

This Certificate is not valid unless manually signed by an authorized representative of the General Partner.

IN WITNESS WHEREOF, Mnjikaning Chippewas General Partner Inc., the General Partner, has caused this Certificate to be signed by its duly authorized officer.

Date: _____

**MNJIKANING CHIPPEWAS
GENERAL PARTNER INC.**

By: _____
Name:
Title:

SCHEDULE 1.1D**PERMITTED INTERIM INVESTMENTS**

1. Type of Investments. Subject to the conditions set forth below, "Permitted Interim Investments" means the following types of investments:

- (a) bankers' acceptances;
- (b) bank certificates of deposit;
- (c) commercial paper;
- (e) medium term notes;
- (d) bonds and notes issued or guaranteed by the federal Government of Canada or the provincial government of any of the provinces of Canada;
- (f) corporate strip bonds;
- (g) deposits at a deposit-taking institution; and
- (h) other short-term securities.

2. Excluded Investments. For greater certainty, Permitted Interim Investments do not include the following:

- (a) shares, warrants or other equities;
- (b) convertible debt securities;
- (c) derivatives, swaps, options or futures;
- (d) real property;
- (e) mortgages, including guaranteed mortgages;
- (f) gold certificates;
- (g) physical commodities; or
- (h) interests in loan syndications or loan participation.

3. Liquidity. To qualify as a Permitted Interim Investment, an investment must not constitute an illiquid asset. For the purposes of this Schedule, an "illiquid asset" means a portfolio asset that cannot be readily disposed of through market facilities or readily redeemed by the issuer at the holder's option.

4. Term. To qualify as a Permitted Interim Investment, an investment must, at the date of its acquisition, have a remaining term to maturity of not greater than the lesser of: (a) 366 days; and (b) the General Partner's good faith estimate of the date for release of funds referred to in the Metis Litigation Agreement.

6. Rating. The deemed rating (the "Rating") of any Permitted Interim Investment, if applicable, must be at least "AA", determined in accordance with the next following section.

7. Determination of Rating. The Rating of any Permitted Interim Investment will be established, at the time of the acquisition of such Permitted Interim Investment, as:

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- (a) "AAA" if the Permitted Interim Investment has the following rating or higher from two generally recognized credit rating agencies:

(A) Short Term	CBRS	A-1+
	DBRS	R-1 high
	Moody's	P-1
	S&P	A-1+
(B) Long Term	CBRS	A++ low (corporate)
	CBRS	AAA (government)
	DBRS	AAA
	Moody's	Aaa
	S&P	AAA

- (b) "AA" if the Permitted Interim Investment has the following rating or higher (but excluding Permitted Interim Investments rated "AAA") from two generally recognized credit rating agencies:

(A) Short Term	CBRS	A-1
	DBRS	R-1 middle/low
	Moody's	P-1
	S&P	A-1+
(B) Long Term	CBRS	A+ low (corporate)
	CBRS	AA (government)
	DBRS	AA
	Moody's	Aa3
	S&P	AA-

8. **Credit Quality of Portfolio.** Permitted Interim Investments will be limited to an aggregate market value limit, determined at the time of investment, based on the Rating of the Permitted Interim Investment as set out below:

<u>Rating of Permitted Investment</u>	<u>Minimum Percentage of Portfolio to be Comprised of Permitted Interim Investments Having that Rating</u>
AAA	50%
AA or AAA	100%

9. **Canadian Dollars.** All Permitted Interim Investments acquired must be denominated in Canadian dollars.

10. **Investment Practices.** An investment which otherwise qualifies as a Permitted

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Interim Investment will not constitute a Permitted Interim Investment if one or more of the following investment practices are engaged in connection with the acquisition or disposition of the Permitted Interim Investment:

- (a) the borrowing of money;
- (b) the purchase of a security that by its terms may require a contribution in addition to the payment of the purchase price;
- (c) the purchase of securities other than through market facilities through which such securities are normally bought and sold, unless the purchase price approximates the prevailing market price or the parties are at arm's length in connection with the transaction; or
- (d) the engagement in the business of underwriting or marketing to the public.

SCHEDULE 1.1E
(FORM) OF SUBSCRIPTION AGREEMENT
SUBSCRIPTION AGREEMENT FOR LIMITED PARTNER

TO: Mnjikaning First Nation Limited Partnership

- and -

Mnjikaning Chippewas General Partner Inc.

Reference is made to the limited partnership agreement among Mnjikaning Chippewas General Partner Inc. and Chippewas of Mnjikaning First Nation, dated April 1, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

1. The undersigned hereby subscribes for one (1) Limited Partner Unit of the Partnership on the terms and conditions of the Limited Partnership Agreement.
2. This subscription may be accepted and will be binding on the undersigned only if it has been accepted by the General Partner. The undersigned acknowledges that participation in the Partnership is subject to acceptance of this subscription by the General Partner and to certain other conditions set forth in the Limited Partnership Agreement.
3. The undersigned, desiring to subscribe for one (1) Limited Partner Unit and to be bound by the Limited Partnership Agreement, hereby acknowledges that the undersigned has received, reviewed and fully understands the Limited Partnership Agreement. The undersigned hereby agrees to be bound as a party to the Limited Partnership Agreement.
4. The undersigned hereby irrevocably nominates, constitutes and appoints the General Partner, with full power of substitution, as the undersigned's agent and true and lawful attorney to act on its behalf with full power and authority in its name, place and stead to execute, swear to, acknowledge, deliver and record or file as and where required:
 - (a) the Declaration, any amendment to this Agreement or the Declaration and any other instrument required to qualify, continue and keep in good standing the Partnership as a limited partnership, or otherwise to comply with the laws of any jurisdiction in which the Partnership may carry on business or own or lease property in order to maintain the limited liability of the Limited Partner and to comply with the applicable law of such jurisdiction;

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- (b) any instrument, and any amendment to the Declaration, necessary to reflect any amendment to this Agreement;
- (c) any instrument required to record, with any governmental or regulatory authority, the dissolution and termination of the Partnership; and
- (d) any instrument required in connection with any election that may be made under fiscal legislation in any jurisdiction in which the Partnership is carrying on business or where a Limited Partner resides.

The power of attorney granted herein: is irrevocable; is a power coupled with an interest; extends to the administrators and other legal representatives and successors and assigns of such Limited Partner; and may be exercised by the General Partner on behalf of the Limited Partner in executing any such instruments with a single signature as attorney and agent for all of them. The Limited Partner agrees to be bound by a representation or action made or taken by the General Partner pursuant to such power of attorney and hereby waives any and all defences which may be available to contest, negate or disaffirm the action of the General Partner taken in good faith under such power of attorney, provided that the General Partner does not incur any liability on behalf of, or take any action which may result in any liability to, the Limited Partner.

5. The undersigned hereby ratifies and confirms the agreements entered into by the General Partner in the name of the Partnership.

6. This subscription is governed by the laws of the Province of Ontario.

DATED at ____, in the ____, this __ day of ____, 2000.

**CHIPPEWAS OF MNJIKANING
FIRST NATION**

By: _____
●, pursuant to a duly authorized
resolution of the Chief and
Council

This subscription is hereby accepted by Mnjikaning Chippewas General Partner Inc.
on behalf of the Partnership on the __ day of ____, 2000.

**MNJIKANING FIRST NATION
LIMITED PARTNERSHIP, by its
General Partner, Mnjikaning**

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Chippewas General Partner Inc.

By: _____
Name:
Title:

SUBSCRIPTION AGREEMENT FOR GENERAL PARTNER

TO: Mnjikaning First Nation Limited Partnership

Reference is made to the limited partnership agreement among Mnjikaning Chippewas General Partner Inc. and Chippewas of Mnjikaning First Nation, dated April 1, 2000, as amended from time to time (the "Limited Partnership Agreement"). Capitalized terms used herein shall have the meanings respectively ascribed thereto in the Limited Partnership Agreement.

1. The undersigned hereby subscribes for one (1) General Partner Unit of the Partnership on the terms and conditions of the Limited Partnership Agreement.
2. This subscription may be accepted and will be binding on the undersigned only if it has been accepted by the General Partner. The undersigned acknowledges that participation in the Partnership is subject to acceptance of this subscription by the General Partner and to certain other conditions set forth in the Limited Partnership Agreement.
3. The undersigned, desiring to subscribe for one (1) General Partner Unit and to be bound by the Limited Partnership Agreement, hereby acknowledges that the undersigned has received, reviewed and fully understands the Limited Partnership Agreement. The undersigned hereby agrees to be bound as a party to the Limited Partnership Agreement.
4. The undersigned hereby ratifies and confirms the agreements entered into by the General Partner in the name of the Partnership.
5. This subscription is governed by the laws of the Province of Ontario.

DATED at ___, in the ___, this __ day of ___, 2000.

MNJIKANING CHIPPEWAS

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GENERAL PARTNER INC.

By: _____
Authorized Officer

This subscription is hereby accepted by Mnjikaning Chippewas General Partner Inc.
on behalf of the Partnership on the __ day of _____, 2000.

**MNJIKANING FIRST NATION
LIMITED PARTNERSHIP, by its
General Partner, Mnjikaning
Chippewas General Partner Inc.**

By: _____
Name:
Title:

SCHEDULE 11.1**(FORM OF) LIMITED PARTNER REPORT ON DISTRIBUTIONS AND EXPENSES****TO: MNJIKANING FIRST NATION LIMITED PARTNERSHIP****RE: Audited Financial Statements and Expenses by Category**

The undersigned confirms that it received from Mnjikaning First Nation Limited Partnership distributions totalling \$_____ for the fiscal year ending March 31, _____.

We report, based on the financial statements attached hereto, that out of such funds the following amounts were, during the year so ended, expended on, as follows:

1. Direct expenditures:
 - (a) for the purposes of creating a competitive advantage for the Complex as a destination resort: \$_____
 - (b) developments, facilities and services: \$_____
2. Expenditures in respect of:
 - (a) economic, community and cultural development \$_____
 - (b) health, education, training and other similar services \$_____
 - (c) infrastructure \$_____

**CHIPPEWAS OF MNJIKANING FIRST
NATION**

By: _____
Name:
Title:

Date: _____

SCHEDULE 11.2(a)

(FORM) OF PARTNERSHIP REPORT
TO OTHER FIRST NATIONS PARTNERSHIP

TO: ONTARIO GAMING SECRETARIAT
AND TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

The undersigned confirms that it received from Ontario Lottery and Gaming Corporation distributions totalling \$_____ for the fiscal year ending March 31, .
_____.

We received audited financial statements for the year end from Chippewas of Mnjikaning First Nation.

We report, based on the financial statements received, that out of the funds received, the following amounts were, during the year so ended, expended as follows:

1. Direct expenditures:
 - (a) for the purposes of creating a competitive advantage for the Complex as a destination resort: \$_____
 - (b) developments, facilities and services: \$_____
2. Expenditures in respect of:
 - (a) economic, community and cultural development \$_____
 - (b) health, education, training and other similar services \$_____
 - (c) infrastructure \$_____

MNJIKANING FIRST NATION LIMITED PARTNERSHIP, by its General Partner, Mnjikaning Chippewas General Partner Inc.

By: _____
Name:
Title:

Date: _____

Schedule M

FORM OF CONFIDENTIALITY AGREEMENT

THIS AGREEMENT (the "Agreement") dated , _____ 2000,

AMONG:

[Ontario First Nations General Partner Inc. / or / Mnjikaning
Chippewas General Partner Inc. -- select one]
(the "Corporation")

- and -

[Ontario First Nations Limited Partnership / or / Mnjikaning
First Nation Limited Partnership -- select one]
(the "Partnership")

- and -

(the "Director")

WHEREAS the Director has been elected as a director of the Corporation and the Director has consented to act in such capacity.

AND WHEREAS Her Majesty the Queen in Right of Ontario (the "**Province**"), Ontario Lottery and Gaming Corporation ("**OLGC**"), Ontario First Nations Limited Partnership and Mnjikaning First Nation Limited Partnership (collectively referred to as the "**Parties**" and individually a "**Party**") entered into the Casino Rama Revenue Agreement dated June , 2000 (the "**Revenue Agreement**").

AND WHEREAS the Revenue Agreement contemplates the Director entering into this confidentiality agreement with the Corporation and the Partnership.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby expressly acknowledged, the Director hereby covenants and agrees as follows:

1. **Definitions.** For the purposes of this Agreement, the following terms shall have the following meanings:

"Confidential Information" means trade secrets, scientific, technical, commercial, financial, labour relations, legal and other information supplied in confidence to the Corporation, the Partnership or the Director from time to time by any Party to the Revenue Agreement or by any legal, financial or other advisors to the Corporation or the Partnership, and any analyses, compilations, studies, memoranda, notes or other documents, materials, computer data or writings that contain or otherwise reflect a review of any such information, and any copies, extracts or reproductions, in whole or in part, of any of the foregoing, whether in written or other form, including, without limitation, all information provided in confidence by OLGC to the Corporation, the Partnership and/or the Director pursuant to Article 2 of the Revenue Agreement in accordance with Section 12.1 thereof; but does not include information which is or becomes generally available to the public other than as a result of disclosure by or through the Director or information that is or becomes available to the Corporation, the Partnership and/or the Director on a non-confidential basis provided that the source of such information is not known by the Director to be prohibited from disclosing such information to the Director by a contractual, fiduciary or other legal obligation to any of the Parties.

"Governmental Authority" means any government, parliament, legislature, regulatory authority, agency, commission, board, court or instrumentality of Canada or any province thereof having jurisdiction.

"Ontario First Nation" has the meaning ascribed to it in the Revenue Agreement.

"person" includes an individual, corporation, partnership, firm, trust, joint venture, association, unincorporated organization, body corporate, personal representative, cooperative association, Governmental Authority or an Ontario First Nation.

"Revenue Arrangements" means the Revenue Agreement and the Metis Litigation Agreement, the MFN Limited Partnership Agreement, the OFN Limited Partnership Agreement and the Shareholders Agreement (all as defined in the Revenue Agreement).

Any word importing gender shall include all genders.

2. **Covenants of the Director.**

2.1 *Confidential Information to be Kept in Strict Confidence.* Subject to this Section 2, the Director shall keep in strict confidence all Confidential Information disclosed to him.

2.2 Permitted Uses of Confidential Information.

(1) The Director shall be entitled, in accordance with a resolution of the board of directors of the Corporation, to make Confidential Information available to such directors, officers, employees, advisors and consultants (collectively "Personnel") of or to the Corporation or the Partnership as require same in order for the Corporation and the Partnership to determine and/or perform its obligations, determine and/or enforce its rights or otherwise use such Confidential Information in accordance with the Revenue Arrangements, provided that, prior to disclosing such Confidential Information, the Director shall take reasonable precautions to ensure that such Personnel are informed of the confidential nature of such information and are bound by confidentiality obligations substantially similar to those set out herein.

(2) The Director shall be entitled to disclose Confidential Information to the extent the Director is required by applicable law or by any Governmental Authority pursuant to applicable law, but the Director shall promptly advise the Corporation in advance of the existence, terms and circumstances surrounding any such required disclosure by the Director, consult with the Corporation on the advisability of taking legally available steps to resist or narrow or lawfully avoid the requirement, and, provided the Corporation bears the costs thereof, take all necessary steps to seek a protective order or other appropriate remedy.

2.3 *Prohibited Use of Confidential Information.* The Director shall not use the Confidential Information or any portion thereof for the Director's own benefit or for the benefit of any person other than the Corporation and the Partnership.

2.4 *Return of Confidential Information.* Upon termination of the Director's term as a director of the Corporation, or at any time the Corporation or the Partnership may so request, the Director shall promptly deliver to the Corporation all documentation and materials and copies thereof containing Confidential Information therein in tangible and intangible form which the Director may then possess or have under his control.

3. **Ownership of the Confidential Information.** The Director hereby acknowledges that he has, and shall acquire, no right, title or interest in or to any Confidential Information.

4. Remedies.

4.1 *Equitable Relief.* The Director acknowledges that in the event that the Director breaches any of his obligations hereunder, the Partnership and the Corporation will suffer permanent and irreparable harm to their respective business interests, and that a remedy in damages for any such breach will be inadequate. Without limiting the generality of the foregoing, the Director further acknowledges (a) having reviewed and understanding the Revenue Arrangements, and (b) that any breach by the Director of his obligations under this Agreement shall, pursuant to section 2.14.1 of the Revenue Agreement, be deemed to be a breach of the Revenue Agreement by the Partnership, and may constitute a breach by the Corporation and/or the Partnership of other Revenue Arrangements and/or any other obligations of the Corporation and/or the Partnership. Accordingly, in the event of any such breach, actual or anticipated, the Partnership and/or the Corporation shall be entitled to apply for and to receive, with or without notice to the Director, an interim, interlocutory or permanent injunction to halt or restrain the breach or mandatory order to comply with the terms hereof without the necessity of proving actual damage to the Partnership or the Corporation, and to obtain all such other legal and equitable relief as may be available from a court of competent jurisdiction. The rights of the Corporation and the Partnership to such injunctions or mandatory order shall not be construed to prevent such parties from pursuing, either consecutively or concurrently, any and all other legal or equitable remedies available to them for such breach or threatened breach, including the recovery of monetary damages.

4.2 *Liability for Damages.* Notwithstanding anything to the contrary contained hereunder, under no circumstances shall the Director be liable to the Partnership and/or the Corporation for any non-compensatory monetary awards in respect of this Agreement.

4.3 *Termination from Board of Directors, Offices, Employment.* The Director agrees that in the event that he breaches any of his obligations hereunder, the Corporation and the Partnership shall be entitled to cause his immediate removal from the board of directors of the Corporation and to terminate him for cause from any offices and/or employment with the Corporation or the Partnership. This Agreement shall survive any such removal and termination, and shall continue in force for a period of 20 years following the date on which the Director ceases to be a director of the Corporation.

5. General.

5.1 *Non-Derogation from Director's Duties.* This Agreement is without limitation to any other duties and/or obligations owed by the Director to the Corporation and/or the Partnership, whether by separate agreement or under applicable law.

5.2 *Amendments, Modifications.* No modification or amendment to this Agreement shall be binding upon the parties hereto unless made in writing and signed by all of the parties hereto.

5.3 *Waivers.* No failure by either party to insist upon the strict performance of any covenant, agreement, term or condition of this Agreement, or to exercise any right or remedy consequent upon the breach hereof, shall constitute a waiver of any such breach or any subsequent breach of such covenant, agreement, term or condition. No covenant, agreement, term or condition of this Agreement and no breach thereof shall be waived except by written instrument signed by the party granting the waiver. No waiver of any breach shall affect or alter this Agreement, but each and every covenant, agreement, term and condition of this Agreement shall continue in full force and effect with respect to any other then-existing or subsequent breach thereof.

5.4 *Enforceability.* If any provision of this Agreement is determined to be invalid, illegal or unenforceable as written, such provision shall be enforced to the maximum extent permitted by applicable law.

5.5 *Law of Interpretation.* This Agreement shall be construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

5.6 *Successors and Assigns.* This Agreement shall be binding upon and enure to the benefit of the parties hereto and their respective heirs, estate trustees, administrators, successors and permitted assigns. This Agreement may not be assigned by the Director.

5.7 *No Third Parties.* Notwithstanding any other provision of this Agreement, none of the rights or obligations hereunder of any party hereto shall enure to the benefit of or be enforceable by or against any person other than the parties hereto and their respective successors and permitted assigns.

6. **Independent Legal Advice.** THE DIRECTOR ACKNOWLEDGES THAT HE HAS HAD AN OPPORTUNITY TO REVIEW THIS AGREEMENT AND TO SEEK INDEPENDENT LEGAL ADVICE CONCERNING THE INTERPRETATION AND EFFECT OF THIS AGREEMENT. THE DIRECTOR UNDERSTANDS THAT BY SIGNING THIS AGREEMENT, THE DIRECTOR AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS.

IN WITNESS WHEREOF the parties hereto execute this Agreement as of the date first written above.

[NAME OF GENERAL PARTNER]

By: _____

Name:

Title:

[NAME OF LIMITED PARTNERSHIP]

by its general partner [NAME OF GENERAL PARTNER]

By: _____

Name:

Title:

DIRECTOR:

Witness Name:

Name of Director: I/s

Schedule N

STATEMENT OF CLAIM

Court file No. 98-CV-152417

ONTARIO COURT (GENERAL DIVISION)

BETWEEN:

CHIEFS OF ONTARIO

Plaintiff

- and -

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO

Defendant

STATEMENT OF CLAIM

TO THE DEFENDANT:

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the plaintiff. The claim made against you is set out in the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or an Ontario lawyer acting for you must prepare a statement of defence in Form 18a prescribed by the Rules of Civil Procedure, serve it on the plaintiff's lawyer or, where the plaintiff does not have a lawyer, serve it on the plaintiff, and file it, with proof of service in the court office, **WITHIN TWENTY DAYS** after this statement of claim is served on you, if you are served in Ontario.

If you are served in another province or territory of Canada or the United States of America, the period for serving and filing your statement of defence is forty days. If you are served outside Canada and the United States of America, the period is sixty days.

Instead of serving and filing statement of defence, you may serve and file a notice of intent to defend in Form 18B prescribed by the Rules of Civil Procedure. This will entitle you to ten more days within which to serve and file your statement of defence.

IF YOU FAIL TO DEFEND THIS PROCEEDING, JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH TO DEFEND THIS PROCEEDING BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

Date: July 30, 1998

Issued by: R Miranda
Local Registrar

Address of Court Office:

393 University Avenue
Toronto, Ontario
M5G-1E6

TO: Ministry of the Attorney General
Crown Law Office - Civil
8th floor
720 Bay street
Toronto, Ontario
M5G 2K1

CLAIM

1. The plaintiff claims :

- a) a declaration that the agreement between Ontario First Nations and the defendant Ontario with regard to the distribution of revenues from Casino Rama is lawful and binding on the defendant Ontario;
- b) a declaration that the purported confiscation by the defendant Ontario of twenty percent (20%) of gross revenues from Casino Rama is unlawful;
- c) general damages in the amount of \$1,000,000,000.00;
- d) special damages in the amount of \$100,000,000.00;
- e) punitive, exemplary, and aggravated damages in the amount of \$200,000,000.00;
- f) prejudgment interest in accordance with section 128 of the *Courts of Justice Act*, R.S.O. 1990, c. C.43;
- g) postjudgment interest in accordance with section 129 of the *Courts of Justice Act*, R.S.O. 1990, c. C.43;

- h) costs on a solicitor and client scale, together with the applicable Goods and Service Tax (GST) in accordance with the *Excise Tax Act*, S.C. 1990, c. 45; and,
- i) such further and other relief as this Honourable Court shall deem just.

Description of the Plaintiff

2. The Chiefs of Ontario is a non-profit organization, incorporated pursuant to the laws of Ontario in or about 1976. In accordance with resolutions and other forms of mandate, the plaintiff represents the political and other interests of all one hundred and thirty-four (134) First Nations in Ontario.

3. The term "First Nations" herein denotes those Indian communities which have band and/or reserve status under the *Indian Act*, R.S.C. 1985, c. I-5, or which are seeking such status with the assistance of the plaintiff or a related First Nation organization. The 134 First Nations affiliated with the plaintiff are listed in Schedule "A" to this Statement of Claim.

Description of the Defendant

4. The defendant is the province of Ontario, designated as "Her Majesty the Queen in right of Ontario" in accordance with section 9 of the *Proceedings Against the Crown Act*, R.S.O. 1990, c. P.27.

5. The plaintiff says that the following agencies and ministries of the defendant, among others, were directly or indirectly involved in the circumstances described in this Statement of Claim: (1) Ministry of Consumer and Commercial Relations; (2) Ministry of Finance; (3) Ministry of the Attorney General; (4) Secretariat or Ministry responsible for Native Affairs; and, (5) Ministry of Economic Development, Trade, and Tourism. The defendant is responsible in law for the actions and inactions of these ministries and agencies.

Facts

6. On or about August 6, 1991 the First Nations of Ontario and the defendant Ontario signed a document known as the "Statement of Political Relationship" (hereinafter the "SPR"). The SPR formally recognized the inherent right to self-determination of the First Nations of Ontario, committing the province to the articulation, exercise, and implementation of the right. The SPR also recognized the government-to-government relationship which exists between First Nations and the defendant Ontario. The SPR has not been terminated or amended.

7. Under section 206 of the *Criminal Code*, R.S.C. 1985, c. C-46, it is an offence for anyone to engage in lotteries and games of chance. Section 207 specifies exceptions to the general prohibition, including the authority of a province to issue gaming licences for charitable and other purposes.

8. In or about 1991, commercial gaming operators faced numerous criminal charges. Municipalities throughout Ontario expressed concern over the perceived lack of control over the commercial gaming sector and the possibility of increased fraud, racketeering and

theft of monies intended for charities. Furthermore, there was concern over the perceived growth of unlicensed gambling, including gambling on *Indian Act* reserves.

9. In the budget of April of 1992, the defendant Ontario announced plans to implement large-scale commercial casino gambling in Ontario. This was to unfold under the delegated authority contained within paragraph 207(1)(a) of the *Criminal Code*. The defendant Ontario indicated that implementation would occur in a careful and controlled manner, using pilot projects.

10. In or about 1992, the Ontario Legislature enacted the *Gambling Control Act*. The principal objective of the statute was to regulate the gaming industry in Ontario.

11. In or about 1993, the Ontario Legislature enacted the *Ontario Casino Corporation Act*, establishing the Ontario Casino Corporation (hereinafter the "OCC"). The mandate of the OCC was to establish casinos in Ontario as a tool for economic development.

12. Beginning in or about 1991, and throughout the period when the defendant Ontario was developing its regulatory scheme for the gaming industry, numerous First Nations approached the defendant seeking clarification of the authority of First Nations governments over gaming on First Nation territory. The plaintiff says that such approaches were consistent with the spirit and intent of the SPR.

13. The first casino pilot project approved by the defendant was sited in Windsor. Under the operating agreement for the Windsor Casino, Ontario received 20% of the gross revenue (after the winnings of players) as a "win tax", plus any net revenue.

14. In or about 1992, responding to the approaches of First Nations to clarify control over gaming activities on-reserve for the benefit of First Nation citizens, the defendant agreed to participate in government-to-government discussions regarding First Nation involvement in the gaming industry.

15. In or about 1993, the defendant Ontario and First Nations affiliated with the plaintiff agreed to establish a provincially licensed commercial casino on a First Nation *Indian Act* reserve. It was agreed that the First Nation casino pilot project would differ from the Windsor pilot in that all available proceeds (the 20% of gross revenue and any net revenues) from the First Nation casino would flow exclusively to First Nations.

16. In agreeing to commit all available revenues from the First Nation Casino to First Nations, the plaintiff says that the defendant was motivated by several factors, including the following: (1) a desire to implement the SPR; (2) a desire to partially remedy the deplorable social and economic conditions on many reserves; (3) recognition that many general provincial programs are not available on reserve; and, (4) a desire to inhibit unlicensed gaming activity on reserve. The plaintiff says there was substantial consideration for the commitment of the defendant to flow all revenues to First Nations.

17. Extensive discussions were conducted throughout 1993 involving representatives of First Nations and the defendant. Issues under discussion included, but were not limited to, the selection of a single First Nation reserve site, financing, the division of the revenues among First Nations, and the management of the casino. All discussions were predicated on the specific understanding that all available revenue (20% of the gross revenue and any net revenue) from the First Nation casino would flow exclusively to First Nations. The plaintiff says that First Nations relied on this understanding.

18. Site selection meetings involving numerous First Nation representatives took place in or about the spring and summer of 1993. One result of these discussions was the settling of site selection criteria for the First Nation Casino. The plaintiff says that the defendant agreed to the site selection criteria.

19. The site selection criteria included the following points, among others: market conditions, infrastructure, tourism potential, and the likely social and economic impacts of the casino on the host First Nation. The site selection criteria were based on the agreement that all available revenues from the First Nation casino would flow exclusively to First Nations.

20. In or about February of 1994, the defendant Ontario established an independent and impartial selection committee, composed of four persons. The mandate of the committee was to select the host First Nation for the First Nation casino, in accordance with the agreed site selection criteria.

21. By late February of 1994, approximately fourteen (14) proposals had been submitted to the selection committee by First Nations or groups of First Nations. All applicant First Nations relied on the agreement with the defendant that all available casino revenues would flow exclusively to First Nations. This reliance was reflected in the revenue distribution formulas contained in all proposals.

22. The plaintiff says that many First Nations in Ontario did not submit proposals in reliance on the revenue allocation agreement with the defendant. First Nations understood that they would benefit from all available casino revenues, regardless of the precise on-reserve location of the casino. The plaintiff says that the defendant had specific knowledge

of the understanding and reliance of First Nations.

23. On or about April 26, 1994, senior representatives of the defendant (including ministers) met with senior First Nation representatives (including Grand Chiefs of Treaty organizations) in order to discuss key casino issues. Among other things, the defendant confirmed that it would recognize a First Nation fund with a mandate to administer all revenues from the casino for the benefit of First Nations.

24. At the same April 26, 1994, meeting, the defendant confirmed the agreement that the First Nation casino, unlike the Windsor pilot, would not be used as a source of revenue for the defendant. The defendant would only benefit indirectly from the on-reserve casino; for example, through the income taxation of non-Indian casino employees, and through the expansion of the local economy in the area of the host First Nation.

25. At the same April 26, 1994, meeting and at other times, the defendant specifically agreed that it would only draw from the operating revenues of the casino in order to recover its actual costs (if any) in assisting with the establishment of the First Nation casino.

26. At the same April 26, 1994, meeting and at other times, the defendant specifically agreed that its position on the First Nation casino was "revenue neutral". In other words, all available revenues (20% of the gross revenue and any net revenue) would flow exclusively to First Nations.

27. In or about December of 1994, the site selection process was concluded. The Chippewas of Rama First Nation (also known as the Mnjikaning First Nation) was selected as the site for the First Nation casino in Ontario. The successful proposal specifically relied

on the understanding that all available revenues would flow exclusively to First Nations. In particular, the proposal contained a distribution formula that allocated all available revenues to Rama and other First Nations.

28. The Rama First Nation has an approximate on-reserve population of 440 status Indian band members. Rama is approximately 12 kilometers outside Orillia.

29. In or about May of 1995, the Rama First Nation, in conjunction with the Ontario Casino Corporation (OCC), issued a request for proposals (RFP) for the design, construction, and operation of the First Nations casino on the Rama reserve. The plaintiff says that the OCC is wholly controlled by the defendant.

30. A new provincial government was elected in or about June of 1995.

31. The defendant oversaw the tendering process pursuant to which the operator of casino Rama was selected. The RFP document, which governed the bidding process, noted the agreement that all available revenues (20% of the gross revenue and any net revenue) from the casino would flow exclusively to the First Nations of Ontario. The RFP also noted the understanding of the defendant and First Nations that the on-reserve casino was a tangible manifestation or implementation of the Statement of Political Relationship of 1991.

32. On or about October 11, 1995, CHC Casino Canada Limited was selected as the operator of the First Nation casino on the Rama First Nation reserve.

33. In or about 1995, Rama approved a leasing agreement in accordance with the *Indian Act*. The leased land was to be used for the construction of a casino. These arrangements

were made in reliance on the agreement that all available revenues from the casino would flow exclusively to First Nations, with special allocations to Rama.

34. In or about November of 1995, construction of an interim casino began on the reserve of the Rama First Nation.

35. Rama upgraded infrastructure to support the increased travel, security, water, sewage, traffic, emergency, social and other related services that would be required as a result of the operation of a large commercial casino. Many significant costs, including financing costs, were assumed by Rama.

36. In or about February of 1996, without any prior consultations with First Nations, the defendant announced its intention to confiscate 20% of the gross revenue from Casino Rama, once the Casino began operations. The defendant still intended to allocate all net revenue (if any) to First Nations.

37. In or about February of 1996, the defendant ordered a shut-down of construction at Casino Rama until an operating agreement could be finalized between CHC Canada (i.e. the operator), the defendant, the Rama First Nation, and other parties.

38. In or about March of 1996, a development and operating agreement was signed among the OCC, CHC Casinos Canada Ltd., Rama, and other parties. This contract set out the rights and responsibilities of the various parties with respect to the continued development of the Casino and its daily operation. On the strength of the operating agreement, construction at the Casino site resumed.

39. Upon the signing of the development and operating agreement, the Chief of Rama delivered to the defendant a letter confirming that the agreement was without prejudice to the issue of revenue allocation.

40. From February until July of 1996, the defendant participated in discussions with First Nations with regard to the distribution of revenues from Casino Rama. In particular, there were extensive discussions in relation to the issue of the 20% of gross revenues. Representatives of the defendant agreed to convey the position of First Nations that confiscation of the 20% would be in breach of an agreement and would be otherwise unlawful.

41. Casino Rama opened its doors to the public on or about July 31, 1996.

42. In or about August of 1996, the defendant first confiscated 20% of the gross revenues (after winnings of players) of Casino Rama. To the date of this Statement of Claim, the defendant has continued to confiscate 20% of the gross revenues on a regular basis. All funds are credited to the consolidated revenue fund of the defendant. The plaintiff says that the defendant intends to continue in this way indefinitely, unless otherwise ordered by a court of law.

Grounds for Liability of the Defendant

43. The plaintiff says that the confiscation of the 20% of gross revenues was unlawful on the following grounds :

1. It breached the written and verbal contract between the First Nations of Ontario and the defendant dating back to 1993;
2. It breached the reliance interest of the First Nations with regard to the allocation of revenues from the Casino, to the detriment of First Nations;
3. It breached the fiduciary obligations of the defendant, based on the direct jurisdiction of the defendant Ontario and the delegated jurisdiction of the defendant Ontario pursuant to the gaming provisions of the *Criminal Code*; and,
4. It breached section 87 of the *Indian Act*, which prohibits all forms of taxation of on-reserve property belonging to status Indians and/or bands.

Breach of Contract

44. Section 20 of the *Ontario Casino Corporations Act* stipulates that the Lieutenant Governor in Council may prescribe an amount from 0% to 20% of the gross revenue from a licensed commercial casino to be paid into the consolidated revenue fund.

45. The plaintiff says that the defendant had the legal authority to honour its verbal and written contract with First Nations, pursuant to which contract all available revenues from Casino Rama would flow exclusively to First Nations. In other words, there was an agreement that 0% of the gross revenues would go to the consolidated revenue fund.

46. The plaintiff says that the defendant breached the contract in or about August of 1996 by confiscating 20% of the gross revenue of Casino Rama and transferring the sum to the consolidated revenue fund. The plaintiff says that the defendant has continued to breach the contract by continuing to confiscate 20% of the gross revenue.

47. The plaintiff says that nothing in the development and operating agreement of March of 1996 authorized the defendant to seize 20% of the gross revenue from Casino Rama. In any event, the Rama First Nation did not have the legal authority to agree to any such seizure. The plaintiff says that at all material times the defendant was aware of the fact that the Rama First Nation did not have the authority to deal with the 20% issue and the fact that Rama did not intend to deal with the issue.

Reliance Interest

48. The plaintiff says that First Nations had a substantial reliance interest in the commitment of the defendant to flow all available revenues from Casino Rama exclusively to First Nations. First Nations relied on this commitment to their great detriment.

49. Relying on the commitment of the defendant with regard to the revenues from Casino Rama, certain First Nations chose not to exercise their asserted right to operate casinos on reserve without a provincial licence.

50. Relying on the commitment of the defendant with regard to the revenues from Casino Rama, certain First Nations did not submit proposals to the site selection process in 1994. Such First Nations anticipated a portion of all available revenues, regardless of the location of the Casino.

51. Relying on the commitment of the defendant with regard to the revenues from Casino Rama, the Rama First Nation leased reserve land, upgraded infrastructure, and assumed certain financing obligations.

52. Relying on the commitment of the defendant with regard to the revenues from Casino Rama, the Rama First Nation consented to the severe and constant disruption to reserve life entailed by the operation of a large commercial casino.

53. The plaintiff says that the defendant was aware of the reliance interest of First Nations. The plaintiff says that the defendant deliberately and wantonly disregarded and breached this reliance interest.

54. The plaintiff says that as a result of the breach of the reliance interest, First Nations were unable to recover or mitigate their costs associated with the establishment of a First Nation commercial casino.

55. The plaintiff says that as a result of the breach of the reliance interest, First Nations have not been able to undertake the public interest projects (egs. schools and day care centres) envisioned based on the anticipated revenue stream from Casino Rama. This has damaged the social and economic prospects of all First Nations in Ontario.

Breach of Fiduciary Obligations

56. The plaintiff says that the primary and dominant fiduciary relationship is between First Nations and the Crown in Right of Canada. This relationship is affirmed by section 35 of the *Constitution Act, 1982*.

57. The plaintiff says that in certain circumstances, and in a secondary sense only, the Crown in Right of a Province can owe fiduciary obligations to First Nations.

58. In the case of the defendant, the plaintiff says that fiduciary obligations flow from certain Treaties that directly involved the defendant. Treaty rights are affirmed by section 35 of the *Constitution Act, 1982*. In particular, the Williams Treaty of 1923 involved the defendant Ontario, as well as the Crown in Right of Canada. Rama was included in the 1923 Treaty.

59. In the case of the defendant, the plaintiff says that fiduciary obligations flow from the fact that Rama encumbered certain reserve lands based on the commitment on revenue allocation from the Casino.

60. In the case of the defendant, the plaintiff says that fiduciary obligations flow from the extensive power imbalance which existed (and continues to exist) between the defendant and First Nations. In particular, the power imbalance is reflected in the financial resources of the defendant, and the ability of the defendant to enforce its will and law.

61. The plaintiff says that the seizure of 20% of the gross revenue from Casino Rama as of August of 1996 was a deliberate and flagrant breach of the fiduciary obligations owed by the defendant.

62. Fiduciary obligations necessarily entail a high standard of care, particularly where the Crown is involved. The plaintiff says there was no compelling public interest that might have served to justify the seizure. On the contrary, there was an overwhelming public interest in favour of all available revenues going to First Nations, given the deplorable social and economic conditions on many reserves.

Section 87 of the *Indian Act*

63. Notwithstanding any other federal or provincial statute, section 87 of the *Indian Act* exempts from taxation the on-reserve property of a status Indian or a band.

64. The plaintiff says that First Nations had a full property interest in all available revenues from Casino Rama.

65. In the case of the Windsor Casino, the 20% allocation was described by the defendant as a "win tax". The plaintiff says that in the case of Casino Rama the defendant attempted

to describe the 20% as a licence condition, as opposed to a tax. The plaintiff says that this characterization was calculated by the defendant to cloak the patent conflict with section 87 of the *Indian Act*.

66. The plaintiff says that the confiscation by the defendant of 20% of the gross revenue from Casino Rama was in substance a purported tax upon Indian property, and is therefore in breach of section 87 of the *Indian Act*.

Damages

67. As a result of the unlawful conduct of the defendant, the plaintiff was deprived of the anticipated revenue stream equivalent to 20% of the gross revenue from Casino Rama. The financial loss is substantial and continues to increase as the defendant continues to confiscate the 20%.

68. The plaintiff says that the confiscation of the 20% of gross revenue has inevitably meant that numerous public interest projects on reserve have not proceeded; for example, schools, day care centres, and old age homes. The consequences for First Nations have been severe, given the deplorable social and economic conditions on many reserves. The plaintiff says that the defendant knew, or ought to have known, that such consequences would flow from the ongoing unlawful seizure of the 20%.

69. As a further result of the unlawful conduct of the defendant, First Nations incurred out-of-pocket expense, the full particulars of which will be provided prior to the trial of the action.

70. The plaintiff says that the defendant conducted itself in a manner which deliberately and wantonly disregarded the rights of the plaintiff. Such conduct merits the sanction of this Court by the imposition of punitive, exemplary, and aggravated damages.

General

71. The plaintiff proposes that this action be tried at Toronto.

DATE: July 30, 1998

Michael Sherry
Barrister & Solicitor
c/o Chiefs of Ontario
344 Bloor Street West
Suite 602
Toronto, Ontario
M5S-3A7

Tel.: (416) 972-0212
Fax: (416) 972-0217

Solicitor for the plaintiff

98 CV-15247CH
Court File No.CHIEFS OF ONTARIO
Plaintiff

-and-

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO
Defendant

SERVICE OF A COPY¹⁴
ADMITTED THIS 20th DAY OF July 1998
Crown Law Office (Civil Law)
MINISTRY OF THE ATTORNEY GENERAL
FOR ONTARIO
Per: Ruth V. Kuntz...Time...1:40pm
720 BAY STREET
TORONTO, ONTARIO M5G 2K1

ONTARIO COURT (GENERAL DIVISION)

Proceeding Commenced at Toronto, Ontario

STATEMENT OF CLAIM

Michael Sherry
c/o Chiefs of Ontario
344 Bloor Street West, Suite 602
Toronto, Ontario
M5S 3A7

Solicitor for the Plaintiff
Tel: (416) 972-0212
Fax: (416) 972-0217

98-CV-15247CM

Court File No.

CHIEFS OF ONTARIO
Plaintiff

-and-

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO

Defendant

ONTARIO COURT (GENERAL DIVISION)

Proceeding Commenced at Toronto, Ontario

STATEMENT OF CLAIM

Michael Sherry
c/o Chiefs of Ontario
144 Bloor Street West, Suite 602
Toronto, Ontario
M5S 1A7

Solicitor for the Plaintiff
Tel: (416) 972-0212
Fax: (416) 972-0217

Schedule O

ACKNOWLEDGEMENT AND CONSENT

TO: PROVINCE OF ONTARIO

AND TO: ONTARIO FIRST NATION LIMITED PARTNERSHIP

The undersigned, a Limited Partner under the OFN Limited Partnership, hereby acknowledges that it has received, read and understands the Casino Rama Revenue Agreement, the Metis Litigation Agreement and the Casino Rama Protocol Agreement, including the schedules thereto, and hereby consents that OFN Limited Partnership shall enter into and be bound by those agreements.

[Insert Names of each Ontario First Nation]

Schedule P

ACKNOWLEDGEMENT AND CONSENT OF THE CHIEFS OF ONTARIO

TO: HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO (the "Province")

AND TO: ONTARIO LOTTERY AND GAMING CORPORATION

AND TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

AND TO: MNJIKANING FIRST NATION LIMITED PARTNERSHIP

Chiefs of Ontario, a not for profit company incorporated under the laws of Canada, hereby acknowledges, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, that it has received, read, and understands the Casino Rama Revenue Agreement and the Metis Litigation Agreement and agrees to be bound by the following sections of the Casino Rama Revenue

Agreement:

Sections 1.13, 1.14, 1.15, 2.8, 10.1, 11.4, 12.5 and 12.8.

Dated at _____ this _____ day of June, 2000.

**Indian Associations Co-Ordinating
Committee of Ontario Inc., carrying
on business as Chiefs of Ontario**

By: _____

By: _____

Schedule Q

ACKNOWLEDGEMENT AND CONSENT OF MNJIKANING FIRST NATION

TO: HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO (the "Province")

AND TO: ONTARIO LOTTERY AND GAMING CORPORATION

AND TO: ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

AND TO: MNJIKANING FIRST NATION LIMITED PARTNERSHIP

Mnjikaning First Nation hereby acknowledges, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, that it has received, read, and understands the Casino Rama Revenue Agreement and agrees to be bound by the following sections of the Casino Rama Revenue Agreement:

Sections 1.13, 1.14, 1.15, 2.8, 3.4, 4.3, 7.1, 7.4.2, 8.8, 10.1, 11.4, 12.5 and 12.8 and Article 9.

Dated at _____ this _____ day of June, 2000.

Chippewas of Mnjikaning First Nation

By: _____

By: _____

Schedule R

PROTOCOL AGREEMENT

INDIAN ASSOCIATIONS CO-ORDINATING COMMITTEE OF ONTARIO INC.

AND

CHIPPEWAS OF MNJIKANING FIRST NATION

AND

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

AND

MNJIKANING FIRST NATION LIMITED PARTNERSHIP

CASINO RAMA PROTOCOL AGREEMENT

DATED: June , 2000

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THIS AGREEMENT made as of the day of June, 2000.

B E T W E E N:

**INDIAN ASSOCIATIONS CO-ORDINATING COMMITTEE OF
ONTARIO INC.**, representing the Ontario First Nations other than
Mnjikaning (the "Chiefs of Ontario")

- and -

CHIPPEWAS OF MNJIKANING FIRST NATION
("Mnjikaning First Nation")

- and -

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP, a limited
partnership formed pursuant to the laws of the Province of Ontario
("OFN Limited Partnership")

- and -

MNJIKANING FIRST NATION LIMITED PARTNERSHIP, a limited
partnership formed pursuant to the laws of the Province of Ontario
("MFN Limited Partnership")

RECITALS

WHEREAS:

1. The Province and Ontario First Nations, as represented by the Chiefs of Ontario, agreed to the establishment of an Ontario First Nations casino as a vehicle to enhance, among other things, the growth and capacity of Ontario First Nations in respect of community development, health, education, economic development and cultural development;
2. The Complex was established on reserve lands of Mnjikaning First Nation;
3. Subject to the terms of the Revenue Agreement, the Province has agreed that Ontario First Nations as represented by the Limited Partnerships are to receive the Accumulated Net Revenues and the Ongoing Net Revenues in respect of the Complex, as long as the Complex continues to be conducted and managed by OLG or the Province or OLG or the Province is entitled to Ongoing Net Revenues, whichever is later;
4. OFN Limited Partnership has been established by Ontario First Nations (other than Mnjikaning First Nation), among other things, to receive their share of the Accumulated Net Revenues and the Ongoing Net Revenues in respect of the Complex; and

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5. Mnjikaning First Nation has established MFN Limited Partnership to receive their share of the Accumulated Net Revenues and the Ongoing Net Revenues in respect of the Complex;

NOW THEREFORE, in consideration of the respective covenants, agreements, representations and warranties herein contained, and other good and valuable consideration, and with acknowledgement of, and respect for the existing relationships between the parties, the Chiefs of Ontario, Mnjikaning First Nation, OFN Limited Partnership and MFN Limited Partnership agree as follows:

ARTICLE 1 INTERPRETATION

1.1 Definitions. As used herein, including the recitals and Schedules hereto, the following terms shall have the respective meanings indicated below:

- (a) **"35% Allocation"** means that portion of Ongoing Net Revenues referred to in Sections 2.5 and 2.8 of the Revenue Agreement for all periods of time subsequent to the Initial Period.
- (b) **"35% Allocation Distributed Amounts"** shall have the meaning ascribed to it in Section 3.6 hereof.
- (c) **"Agreement"** means this agreement entitled Casino Rama Protocol Agreement between the Chiefs of Ontario, Mnjikaning First Nation, OFN Limited Partnership and MFN Limited Partnership as amended, modified, supplemented or restated by the parties hereto from time to time.
- (d) **"Development and Operating Agreement"** means the agreements by that name dated March 18, 1996, as amended April 15, 1996, among, *inter alia*, OLGC, Mnjikaning First Nation, CHC Casinos Canada Limited, and as further amended, modified, supplemented or restated from time to time, and includes such further agreements that may be entered into for the development, financing and operation of a hotel and entertainment complex referred to in Section 8.7.1(a) of the Revenue Agreement, provided that if the Development and Operating Agreement as herein defined is terminated or not renewed, Development and Operating Agreement shall mean any subsequent agreement or arrangement in which, directly or indirectly, the Province (or OLGC) continues to conduct and manage the Complex or continues to be entitled to receive Ongoing Net Revenues, whichever is later, to which any Mnjikaning Entity is a party.
- (e) **"Disputed Amounts"** has the meaning ascribed to it in Section 4.1.1 hereof.
- (f) **"Joint Account"** has the meaning ascribed to it in Section 4.1.1 hereof.
- (g) **"Joint Direction"** means a joint direction of the Chiefs of Ontario and Mnjikaning First Nation to OLGC and the Province pursuant to Section 2.8.2 of

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the Revenue Agreement and pursuant to this Agreement, substantially in the form of Schedule A hereto.

- (h) **"MFN Chief and Council"** means the duly elected Chief and Council of Mnjikaning First Nation.
- (i) **"MFN Claim"** has the meaning ascribed to it in the Revenue Agreement.
- (j) **"MFN Claim Court Order"** means a judgment of a court of final jurisdiction with no further right of appeal in the MFN Claim.
- (k) **"MFN Committee"** has the meaning ascribed to it in Section 3.2.2 hereof.
- (l) **"MFN Net Revenue Meeting"** has the meaning ascribed to it in Section 8.1 hereof.
- (m) **"Mnjikaning Entity"** means Mnjikaning First Nation or any person who is related to or does not deal at arm's length with Mnjikaning First Nation within the meaning of the *Income Tax Act* (Canada) (including any persons owned in whole or in part by any such person or by all or substantially all members of Mnjikaning First Nation but excluding individual members of Mnjikaning First Nation).
- (n) **"Mnjikaning Transaction"** has the meaning ascribed to it in Section 6.1.1 hereof.
- (o) **"OFN Committee"** has the meaning ascribed to it in Section 3.2.1 hereof.
- (p) **"PPC"** means the Planning and Priorities Committee of the Chiefs of Ontario.
- (q) **"Proposed Amendment"** has the meaning ascribed to it in Section 7.1 hereof.
- (r) **"Revenue Agreement"** means the Casino Rama Revenue Agreement between the Province, OLG, and the Partnerships, of even date with this Agreement, as amended, modified, supplemented or restated by the parties thereto from time to time, and also includes any distribution arrangements determined by the Province in the event the Revenue Agreement is terminated pursuant to Section 11.4 thereof.
- (s) **"Revenue Arrangements"** means this Agreement, the Revenue Agreement, the Metis Litigation Agreement, the MFN Limited Partnership Agreement, the OFN Limited Partnership Agreement and the Shareholders Agreement.
- (t) **"Review Assembly"** has the meaning ascribed to it in Section 3.1 hereof.
- (u) **"Review Committees"** means the MFN Committee and the OFN Committee.

1.2 Other Defined Terms. Capitalized terms not defined in this Agreement shall have the meaning ascribed to them in the Revenue Agreement.

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1.3 References.

1.3.1 Except as otherwise specifically indicated, all references to Article, Section and Subsection numbers refer to Articles, Sections and Subsections of this Agreement, and all references to Schedules refer to the Schedules attached hereto. The words "herein", "hereof", "hereunder", "hereinafter", and words of similar import refer to this Agreement as a whole and not to any particular Article, Section or Subsection hereof.

1.3.2 Any defined terms and section references included in definitions contained in this Agreement that reference the Development and Operating Agreement shall be included by reference herein to the extent necessary to give effect to the definitions contained in this Agreement.

1.4 Schedules. The Schedules attached to this Agreement and listed below shall have the same force and effect as if the information contained therein were contained in the body of this Agreement:

- (a) Schedule A - (form of) Joint Direction under Section 2.8.2 of Revenue Agreement
- (b) Schedule B - (form of) Confidentiality Agreement

1.5 Currency. References to money herein are references to lawful currency of Canada.

1.6 Number and Gender. Unless the context requires otherwise, words importing the singular include the plural and *vice versa* and words importing gender include all genders.

1.7 Business Days. If any payment is required to be made or other action is required to be taken pursuant to this Agreement on a day which is not a Business Day, then such payment or action shall be made or taken on the next following Business Day.

1.8 Table of Contents and Headings. The table of contents hereto and the headings of any Article, Section or part thereof are inserted for purposes of convenience only and do not form part hereof.

1.9 Recitals and Schedules. The recitals and Schedules hereto form part of this Agreement.

1.10 Statute Reference. Any reference in this Agreement to any statute or any section thereof shall, unless otherwise expressly stated, also be deemed to be a reference to such statute or section as amended, restated, re-enacted or replaced from time to time.

ARTICLE 2
PURPOSE AND RESERVATION OF RIGHTS

2.1 Purpose. The purpose of this Agreement is to set out the terms agreed to between the parties hereto with respect to:

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- (a) the process to review the 35% Allocation;
- (b) the establishment of joint account arrangements for any disputed amounts of the 35% Allocation;
- (c) the review by OFN Limited Partnership of certain Mnjikaning Transactions;
- (d) the rights of approval of OFN Limited Partnership in respect of certain changes to the Development and Operating Agreement;
- (e) the observation by Chiefs of Ontario and OFN Limited Partnership of certain decisions by Mnjikaning First Nation regarding expenditure of its allocation of Net Revenues;
- (f) the reservation of rights of the parties in respect of certain claims and possible claims; and
- (g) certain related matters.

2.2 Non-Derogation. Except as expressly provided in Articles 6 and 7 hereof, nothing expressed or implied in the Revenue Arrangements modifies, extinguishes or derogates from any interest that any Mnjikaning Entity may have under the Development and Operating Agreement.

2.3 No Prejudice.

- 2.3.1** Notwithstanding any other provision of this Agreement, except as provided in Sections 2.3.2, 2.3.3 and 5.1.1 hereof each (and any combination) of the Revenue Arrangements and the Ancillary Documents is without prejudice to any rights, claims or defences that any party hereto, or any of the Ontario First Nations, may have in respect of:
- (i) the MFN Claim referred to in Sections 1.15.1(i) and 2.8.7 of the Revenue Agreement;
 - (ii) the Win Contribution claim referred to in Sections 1.15.1(ii) and 10.1 of the Revenue Agreement; or
 - (iii) any claim referred to in Section 1.15.1(iii) of the Revenue Agreement.
- 2.3.2** Nothing in any (or any combination) of the Revenue Arrangements and the Ancillary Documents shall affect the ability of any court or tribunal to determine the admissibility of and, if admissible, to rely upon, prior or contemporaneous negotiations, agreements, representations, discussions, understandings, proposals, whether oral or written, including the Rolling Draft, in respect of the claims referred to in Section 2.3.1. Notwithstanding the foregoing, the existence of any (or any combination) of the Revenue Arrangements and the Ancillary

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Documents and any of the provisions contained herein or therein and the contents of any negotiations leading to the Revenue Arrangements and the Ancillary Documents after December 7, 1998, will not be advanced as evidence or legal argument in support or defence of any of the claims or defences referred to in Section 2.3.1.

2.3.3 Nothing in any (or any combination) of the Revenue Arrangements and the Ancillary Documents shall affect the ability of a party to commence an action contemplated by Section 2.3.1 of this Agreement prior to the expiry of the term of any of the Revenue Arrangements.

2.3.4 Nothing in any (or any combination) of the Revenue Arrangements and the Ancillary Documents abrogates or derogates from any existing aboriginal or treaty right pursuant to Section 35 of the Constitution Act, 1982.

2.4 **Paramourncy.** In the event of any inconsistency between the provisions of this Agreement and the provisions of the Revenue Agreement or the Metis Litigation Agreement, the Revenue Agreement or the Metis Litigation Agreement, as applicable, shall prevail, and this Agreement shall be and be deemed to be amended to conform to the Revenue Agreement or the Metis Litigation Agreement, as the case may be, to the extent of such inconsistency.

ARTICLE 3 35% ALLOCATION

3.1 **Review Process.** The 35% Allocation will be reviewed by the Chiefs in Assembly before July 31, 2001, at which time the Ontario First Nations (through a Chiefs in Assembly) and Mnjikaning First Nation will review the continuation of the 35% Allocation to MFN Limited Partnership subsequent to the Initial Period (the "Review Assembly").

3.2 Review Committees.

3.2.1 The Chiefs of Ontario and OFN Limited Partnership shall promptly establish a review committee (the "OFN Committee"), to be composed of not more than six senior representatives.

3.2.2 Mnjikaning First Nation shall promptly establish a review committee (the "MFN Committee"), to be composed of not more than six senior representatives.

3.2.3 The Review Committees shall be composed of individuals having the seniority, expertise and availability to facilitate the review process provided for herein in an efficient and effective manner and, with respect to the OFN Committee, the parties acknowledge the desirability that such committee be representative of the interests of Ontario First Nations (other than Mnjikaning First Nation) and, where applicable, their respective provincial/territorial organizations.

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3.3 Review Committees Process.

- 3.3.1 The Review Committees shall (a) assemble, exchange and consider all non-privileged documentation and other information which may be relevant to the Review Assembly; and (b) meet and negotiate in good faith with the objective of arriving at a joint recommendation to be made to the Review Assembly as to the basis on which the 35% Allocation should be allocated as between MFN Limited Partnership and OFN Limited Partnership, including the term of such arrangement, and the terms relating thereto.
- 3.3.2 Without imposing on either Review Committee or any party hereto any legal, fiduciary or other binding obligation or duty to act otherwise than in their respective best interests, the parties hereto agree that an objective of the Review Committees shall be to reach a joint recommendation to the Review Assembly which maximizes the amounts of the 35% Allocation to be recommended for distribution to the Limited Partnerships in accordance with Section 2.8.2 of the Revenue Agreement.
- 3.3.3 The Review Committees shall meet not later than June 30, 2000 and, thereafter and prior to the Review Assembly, at least bi-monthly or more frequently as may be agreed between them.
- 3.3.4 The Review Committees shall:
- (a) exchange such documents and hold such meetings as they may, acting reasonably, agree are necessary to review and assess the legal positions of the parties hereto and, to the extent possible, the Province, with respect to the 35% Allocation, and the factual basis for such positions, including such *in camera* meetings as may be necessary to review those issues on a "without prejudice" basis; and
 - (b) hold, convene or arrange such further meetings or other proceedings among First Nations or with the Province as either of them may determine to be appropriate to take into account the views and perspectives of the Ontario First Nations or the Province, as the case may be, with respect to the matters under review.

3.4 **Joint Recommendation and Respective Report.** The Review Committees shall, not later than June 30, 2001, deliver to the Chiefs of Ontario for distribution to the PPC, Ontario First Nations and Mnjikaning First Nation, in writing, any joint recommendation and their respective reports and recommendations as to the 35% Allocation. Any joint recommendation and/or respective reports shall set out:

- (a) all matters of joint recommendation respecting the 35% Allocation;
- (b) any disputed matters, including any recommended Disputed Amount to be placed in the Joint Account, and any related matters;

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- (c) a statement of the position of the OFN Committee and a statement of the position of the MFN Committee with respect to the disputed matters; and
- (d) a draft of a recommended Joint Direction as to matters of joint recommendation.

3.5 Approval of Joint Recommendation.

3.5.1 Any joint recommendation submitted in accordance with Section 3.4 shall be subject to:

- (a) prior approval by the PPC;
 - (b) prior approval by the MFN Chief and Council; and,
- following the prior approvals referred to in clauses (a) and (b),
- (c) approval by the Review Assembly.

The prior approvals by the PPC and by the MFN Chief and Council shall occur, as far as possible, concurrently with each other, and in any event prior to the Review Assembly.

3.5.2 The Chiefs of Ontario and Mnjikaning First Nation shall, subject to Sections 3.5.3 and 4.1 hereof, prepare, execute and deliver a Joint Direction to OLGC and the Province for purposes of Section 2.8.2 of the Revenue Agreement and this Agreement, based upon:

- (a) the approval by the Review Assembly of a joint recommendation referred to in Section 3.5.1; or, failing same,
- (b) any other mutually acceptable determination in writing (if any) of the Chiefs of Ontario, OFN Limited Partnership and Mnjikaning First Nation.

3.5.3 The Joint Direction shall direct OLGC to transfer:

- (a) to MFN Limited Partnership either:
 - (i) that mutually acceptable allocation determined pursuant to Section 3.5.2; or, failing same,
 - (ii) the lesser of the allocations to MFN Limited Partnership approved, in a form that expressly recites that such approval is effective for the purposes of this Section 3.5.3, by:
 - (A) Mnjikaning Chief and Council; and

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(B) OFN Limited Partnership and (I) the Chiefs in Assembly, or failing same (II) the Chiefs of Ontario;

(b) to OFN Limited Partnership, either:

(i) that mutually acceptable allocation determined pursuant to Section 3.5.2; or, failing same,

(ii) the lesser of the allocations to OFN Limited Partnership approved, in a form that expressly recites that such approval is effective for the purposes of this Section 3.5.3, by:

(A) Mnjikaning Chief and Council; and

(B) OFN Limited Partnership and (I) the Chiefs in Assembly, or failing same (II) the Chiefs of Ontario; and

(c) to the Joint Account, any Disputed Amount in accordance with Article 4.

3.5.4 A Joint Direction shall not be delivered for purposes of Section 2.8.2 of the Revenue Agreement and this Agreement except in accordance with Sections 3.5 and 4.1 of this Agreement.

3.6 No Retroactive Recovery of 35% Allocation Distributed Amounts. Any Joint Direction delivered in accordance with Section 3.5 of this Agreement and for purposes of Section 2.8.2 of the Revenue Agreement shall be final and binding in all respects concerning the distribution to the Limited Partnerships of any amounts of Ongoing Net Revenues in accordance with its terms. No proceedings of any kind whatsoever shall be taken for the recovery or repayment of any amounts of Ongoing Net Revenues distributed to OFN Limited Partnership or to MFN Limited Partnership in accordance with the terms of any such Joint Direction ("35% Allocation Distributed Amounts"). For greater certainty, the foregoing sentence shall not apply to any Disputed Amounts or to any amounts distributed by mistake of the relevant parties or by error of any third party.

3.7 Subsequent Reviews.

3.7.1 Pending the MFN Claim Court Order, in the event that the review process set out in this Article 3 (i) results in the delivery of a Joint Direction that: (a) includes any Disputed Amounts; or (b) provides for the distribution of the 35% Allocation for a limited period of time; or (c) both; or (ii) does not result in the delivery of a Joint Direction; then the Chiefs of Ontario and Mnjikaning First Nation shall, within the time period referred to in Section 3.7.2, initiate a further review. Any such further review shall be conducted in accordance with and subject to the provisions of this Article 3 with such modifications as to timing as may be necessary in light of the terms of any then-current Joint Direction.

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- 3.7.2 (a) Where subsection 3.7.1(i)(a) applies, the subsequent review provided for in Section 3.7.1 shall be commenced not earlier than 12 months and not later than 18 months following the delivery of the Joint Direction giving rise to the disputed amount.
- (b) Where subsection 3.7.1(i)(b) or (c) applies, the subsequent review provided for in Section 3.7.1 shall be commenced not earlier than 12 months and not later than six months prior to the expiry of the period of time for which the preceding Joint Direction shall be in effect.
- (c) Where subsection 3.7.1(ii) applies, the subsequent review provided for in Section 3.7.1 shall be commenced not earlier than three months and not later than six months following the termination of the preceding review process.

3.8 Further Reviews Following Court Order by Mutual Consent. At any time during the term of this Agreement following the MFN Claim Court Order, the Chiefs of Ontario or Mnjikaning First Nation may request that a further review be conducted in accordance with and subject to the provisions of this Article 3, with such modifications as may be proposed, and, without imposing on any party hereto any legal, fiduciary or other binding obligation or duty to act otherwise than in their respective best interests, the parties will consider any such request in good faith.

3.9 Arrangements Following Court Order. The parties hereto acknowledge and agree that, upon the occurrence of the MFN Claim Court Order, all current undistributed amounts and future amounts forming part of the 35% Allocation (including Disputed Amounts but, for greater certainty, excluding 35% Allocation Distributed Amounts) shall be allocated and distributed in accordance with the arrangements provided for in Sections 2.8.3 and 2.8.8 of the Revenue Agreement, and the parties hereto shall promptly take all actions necessary or desirable to give effect to this Section 3.9.

ARTICLE 4 JOINT ACCOUNT

4.1 Disputed Amounts and Joint Account.

- 4.1.1 Promptly following a determination under Section 3.5 (whether pursuant to the initial review pursuant to Section 3.1 or a subsequent review pursuant to Section 3.7) that there is an amount of the 35% Allocation that was not, pursuant to the process provided for in Sections 3.1 through 3.7, allocated as between OFN Limited Partnership and MFN Limited Partnership (all such amounts, together with all income earned thereon and all other proceeds derived therefrom, being "Disputed Amounts"), and in any case prior to the delivery of a Joint Direction to OLGC and the Province in respect of such determination, the Limited Partnerships shall establish and maintain an interest-bearing joint account in accordance with this Article 4 (the "Joint Account"), and designate

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to OLGC in writing the Joint Account for purposes of Section 2.8.2(b) of the Revenue Agreement.

- 4.1.2 All Disputed Amounts shall, subject to the Revenue Agreement, be dealt with only in accordance with this Article 4 and not otherwise.
- 4.1.3 Entitlement and ownership of Disputed Amounts shall be determined in accordance with this Agreement and the Revenue Agreement, and the respective interests of the parties in the Joint Account and the Disputed Amounts, if any, shall be determined accordingly.
- 4.1.4 Each party hereto agrees that any and all interest which it may have in respect of any Disputed Amounts and the Joint Account are held by it in trust for the benefit of the persons beneficially entitled thereto, as determined in accordance with this Agreement and the Revenue Agreement.

4.2 Terms of Joint Account.

- 4.2.1 The Joint Account will be established at a branch located on a reserve (within the meaning of the Indian Act) of an Ontario First Nation (other than Mnjikaning First Nation) of a bank referred to in Schedule I of the *Bank Act* (Canada) which does not provide material loans or services to any of the parties to this Agreement (the "Bank").
- 4.2.2 OFN Limited Partnership shall designate in writing to the Bank and to MFN Limited Partnership not fewer than three and not more than five persons authorized to deal with the Joint Account on behalf of OFN Limited Partnership (the "OFN Representatives"). The OFN Representatives shall be subject to change from time to time in OFN Limited Partnership's discretion, by further notice in writing pursuant to this Section.
- 4.2.3 MFN Limited Partnership shall designate in writing to the Bank and to OFN Limited Partnership not fewer than two and not more than three persons authorized to deal with the Joint Account on behalf of MFN Limited Partnership (the "MFN Representatives"). The MFN Representatives shall be subject to change from time to time in MFN Limited Partnership's discretion, by further notice in writing pursuant to this Section.
- 4.2.4 Deposits to the Joint Account may be made by OLGC or the Province pursuant to a Joint Direction, without further action required from or by any party hereto or any OFN Representatives or MFN Representatives. Subject to the foregoing, any transactions in respect of the Joint Account, including any withdrawals and investments of amounts, and any closing of the Joint Account, shall be in writing signed by not less than two OFN Representatives and not less than two MFN Representatives.

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- 4.2.5 Amounts deposited in the Joint Account may be invested in Permitted Interim Investments, as jointly determined from time to time by at least two OFN Representatives and at least two MFN Representatives. Any such Permitted Interim Investments shall (a) be issued in the names of OFN Limited Partnership and MFN Limited Partnership jointly in accordance with this Agreement, and (b) be held by the Bank. Any such Permitted Interim Investments, together with income earned thereon and other proceeds derived therefrom on maturity or disposition thereof, shall be redeposited into the Joint Account. All such Permitted Interim Investments, any income earned thereon and other proceeds derived therefrom, and any property resulting therefrom shall be deemed to be, and shall be treated as, part of the Disputed Amounts referred to in this Article 4.
- 4.2.6 Each of the Limited Partnerships shall be provided with a copy of all statements and reports from the Bank in respect of the Joint Account and the Disputed Amounts.
- 4.2.7 The Limited Partnerships shall be jointly and severally liable for the fees of the Bank associated with the Joint Account and the Disputed Amounts and, as between themselves, shall bear those costs in equal shares.
- 4.2.8 The Bank shall be provided with a copy of this Agreement and instructed to act in respect of the Joint Account only in accordance with the terms of this Article 4.

ARTICLE 5

COMMENCEMENT AND RESOLUTION OF THE MFN CLAIM

5.1 Pursuit of MFN Claim.

- 5.1.1 Mnjikaning First Nation shall (a) not later than October 31, 2001, commence litigation asserting the MFN Claim, and (b) upon such commencement, vigorously pursue the MFN Claim to final resolution.
- 5.1.2 Mnjikaning First Nation shall not be in breach of Section 5.1.1(b) to the extent that any delay in the vigorous pursuit of the MFN Claim is attributable to:
- (a) the conduct of any parties adverse in interest to Mnjikaning First Nation with respect to the MFN Claim; or
 - (b) any alternative dispute resolution process agreed to in writing by Mnjikaning First Nation, the Chiefs of Ontario and OFN Limited Partnership.

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ARTICLE 6 MNJIKANING TRANSACTIONS

6.1 Review of Certain Transactions.

- 6.1.1 Mnjikaning First Nation shall, within 30 days of the end of each fiscal quarter of MFN Limited Partnership (commencing June 30, 2000), provide to OFN Limited Partnership an itemized list of transactions (provided that, for greater certainty, "transaction" shall be deemed to include within its meaning an agreement) or series of related transactions entered into by any Mnjikaning Entity with the Province, OLG or the Operator, or otherwise in respect of the Complex (including exempt transactions contemplated by Section 6.2 and, for greater certainty, including any amendment of a relevant transaction, termination (otherwise than in accordance with the terms of such transaction), waiver or non-enforcement of any such transaction and any further transaction (any such transaction or series of related transactions is herein referred to as a "Mnjikaning Transaction") in the preceding three-month period (provided that the first report shall include all such transactions on or after October 1, 1999), together with a statement of the actual or, if same is not determinable, estimated dollar value to be received by each Mnjikaning Entity pursuant to each such transaction.
- 6.1.2 Upon request by OFN Limited Partnership, Mnjikaning First Nation will promptly provide, with respect to any Mnjikaning Transaction: (a) any information provided to OLG or the Operator, (b) any request for proposals, (c) any bid document submitted by a Mnjikaning Entity, (d) the terms and conditions of the Mnjikaning Transaction, including relevant contractual documents, (e) the actual or estimated remuneration, payments or benefits payable to each Mnjikaning Entity, and (f) any other information reasonably requested by OFN Limited Partnership on a timely basis to evaluate the commercial reasonableness of the Mnjikaning Transaction (excluding any cost, costing or profit margin information).
- 6.1.3 OFN Limited Partnership may review any Mnjikaning Transaction which exceeds \$100,000 in accordance with the provisions of this Article 6.

6.2 Exempt Transactions. The right of review contemplated by this Article 6 will not apply to:

- (a) the existing Rama Allocation, as defined in the existing Development and Operating Agreement as of the date hereof unamended;
- (b) the existing Ground Rent under the existing Ground Lease, as defined in the existing Development and Operating Agreement both as of the date hereof unamended;

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- (c) policing, water treatment, sewage, garbage disposal, snow removal, fire and emergency services provided by a Mnjikaning Entity, provided that the provisions of the existing Development and Operating Agreement as of the date hereof unamended are complied with, including the requirements of Section 5.9 thereof; and
- (d) any lease, sale, transfer or other transaction involving reserve lands owned or leased by Mnjikaning First Nation, so long as the transaction (i) is directly related to the development or operation of the Complex and (ii) is on commercially reasonable terms; for this purpose, commercial reasonableness will be assessed with reference to, without limitation, recent arm's length transactions (to which a Mnjikaning Entity may be one party) involving reserve lands directly related to the development or operation of the Complex.

6.3 Series of Related Transactions. For the purposes of this Article 6, one or more transactions constitute a "series of related transactions" only if those transactions are contemporaneous or follow each other in time and are logically or reasonably connected to one another. The dollar amounts of one-year contracts which are renewed as a result of a new tendering or bidding process will not be aggregated with the prior year's contract for the purposes of determining whether the threshold in Section 6.1.3 has been met.

6.4 Procedure for Review.

6.4.1 Any reviews to be conducted pursuant to this Article 6 will be conducted on the following basis:

- (a) the review will be conducted by the then-current members of the board of directors of the general partner of OFN Limited Partnership, with the assistance of its advisors;
- (b) all information provided for the purposes of this review will be maintained in confidence in accordance with Section 12.1.2 of the Revenue Agreement;
- (c) any request for additional information by OFN Limited Partnership must be made within 120 days of the date on which OFN Limited Partnership receives the quarterly list of Mnjikaning Transactions relating to the Mnjikaning Transaction under review;
- (d) any objection to such Mnjikaning Transaction must be made:
 - (i) on the basis that the Mnjikaning Transaction has not been made on commercially reasonable terms, taking into account, among other things, the operation, location and profitability of the Complex and the relevant terms of the Development and Operating Agreement, or on the basis of the failure of Mnjikaning First Nation to disclose

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the required information so as to enable a reasonable person with the assistance of advisors to determine the commercial reasonableness of the Mnjikaning Transaction; and

- (ii) within 90 days of the date on which the required information has been provided to OFN Limited Partnership with respect to the transaction.

6.4.2 Mnjikaning First Nation and OFN Limited Partnership shall, promptly following receipt of notice of an objection by OFN Limited Partnership, discuss in good faith the Mnjikaning Transaction under review and use their respective best efforts to remedy OFN Limited Partnership's objection. If the matter is not resolved to the satisfaction of all parties within 10 Business Days after receipt by Mnjikaning First Nation of notice of the objection, the matter may be referred by either party to binding arbitration in accordance with Article 9 of this Agreement (provided that for the purposes of this Article 6 notwithstanding that Section 9.3 hereof requires a single Arbitrator): (a) the arbitrator shall consist of a panel of four Elders of which two will be chosen by Mnjikaning First Nation and two will be chosen by OFN Limited Partnership and a fifth chairperson; (b) such Elders shall choose the chairperson, who need not be an Elder but who shall have experience relevant to the dispute (provided for greater certainty that the chairperson shall not have a second, tie-breaking vote); (c) each of the parties shall choose Elders for this purpose within three weeks of the request for arbitration and shall cause the Elders to choose the chairperson within the subsequent two weeks; and (d) the arbitration panel shall hear any such dispute and provide a binding resolution within 45 days of the day that the chairperson is chosen.

6.4.3 The arbitration decision will be final and binding on the parties and no appeal will lie therefrom. The arbitration panel may award such remedy or remedies in its sole discretion as it determines is appropriate and just in the circumstances. Such remedy shall not include the imposition of prior approval rights for OFN Limited Partnership with respect to any Mnjikaning Transaction.

ARTICLE 7 RESTRICTIONS ON CERTAIN CHANGES TO THE DEVELOPMENT AND OPERATING AGREEMENT

7.1 Notice of Proposed Amendments.

7.1.1 Subject to Section 7.1.2 hereof, in the event that Mnjikaning First Nation, directly or through any Mnjikaning Entity, receives from or delivers to any other party to the Development and Operating Agreement any notification in writing of any proposed amendment or amendments to any of the terms and conditions of the Development and Operating Agreement (which shall be deemed to include any termination (otherwise than in accordance with the terms of the

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Development and Operating Agreement), waiver, or non-enforcement of, or any further agreement (or any series or combination thereof) which has the effect, directly or indirectly, of changing, any of the terms and conditions of the Development and Operating Agreement), which proposed amendment or amendments could, directly or indirectly, cause or permit a decrease in net revenues otherwise available for distribution to the Limited Partnerships in excess of \$100,000 in any Operating Year (a "Proposed Amendment"), Mnjikaning First Nation shall:

- (a) in the case of any Proposed Amendment received from any party to the Development Operating Agreement (other than a Mnjikaning Entity), (i) promptly seek any consent of OLGC or of the Operator under the Development and Operating Agreement existing at the date hereof, to the disclosure of such notification and Proposed Amendment to OFN Limited Partnership, and (ii) to the extent permitted by the consent requirements referred to in this paragraph and in light of any such consents being provided or withheld, promptly disclose such notification and Proposed Amendment to OFN Limited Partnership; and
- (b) in the case of a Proposed Amendment delivered by any Mnjikaning Entity, promptly disclose such notification and Proposed Amendment to OFN Limited Partnership.

7.1.2 If Mnjikaning First Nation receives either (a) an unsolicited Proposed Amendment which by its terms would prevent, or conflict with, the compliance by Mnjikaning First Nation with its obligations under this Article 7 to notify and/or seek the consent of OFN Limited Partnership (collectively "MFN's Article 7 Obligations") in respect of such Proposed Amendment, or (b) a Proposed Amendment for which a required consent has not been given in accordance with paragraph 7.1.1(a), then Mnjikaning First Nation shall promptly advise the party proposing the Proposed Amendment to resubmit the Proposed Amendment on a basis that does not prevent or conflict with MFN's Article 7 Obligations in respect of such Proposed Amendment, and shall not otherwise act on such Proposed Amendment unless and until same is resubmitted in accordance with this Section 7.1.2.

7.1.3 Except by operation of applicable law or in accordance with this Article 7, Mnjikaning First Nation shall not, and shall not permit any Mnjikaning Entity to, become subject to any obligation not existing as of March 1, 2000 to seek the consent of any third person in order to comply with its obligations under this Article 7.

7.2 Consultation on Proposed Amendments. In any event, to the extent reasonably practicable, Mnjikaning First Nation shall consult with OFN Limited Partnership to determine its interests or views, if any, before agreeing to any proposed amendment or amendments to any of the terms and conditions of the Development and Operating Agreement.

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7.3 Consent to Certain Proposed Amendments.

- 7.3.1 (a) Subject to subsection (b) and the provisions of Section 7.4 hereof, Mnjikaning First Nation agrees that it will not, and will not permit any Mnjikaning Entity to, enter into any Proposed Amendment to those terms and conditions of the Development and Operating Agreement specified in Section 7.3.2 unless Mnjikaning First Nation has received the consent or deemed consent of OFN Limited Partnership to the Proposed Amendment in accordance with Section 7.3.3 hereof.
- (b) Any consent of OFN Limited Partnership given or deemed to be given pursuant to this Section 7.3 (an "OFN Consent") shall be solely in respect of the specific terms of the Proposed Amendment presented to OFN Limited Partnership for consent. For greater certainty, should the terms of a Proposed Amendment be varied from those in respect of which an OFN Consent was given or deemed to be given (whether before or after such Proposed Amendment occurs), then the Proposed Amendment as varied and taken as a whole shall be deemed to be a separate Proposed Amendment for all purposes of this Article 7.
- 7.3.2 The provisions of Section 7.3.1 shall apply only in respect of the following terms and conditions of the Development and Operating Agreement:
- (a) Sections 4.1, 4.3, 4.4, 5.11, 6.1, 6.4, 6.6, 6.7, 11.1, 11.2, 13.1 and 13.2 thereof and Section 6.2 thereof, including paragraphs (i), (ii), (iv), (v), (vi), (vii), (viii), (ix), (x), (xi), (xii)(A), (xiii), (xiv)(A) and (xv) thereof, but not the priorities among the payments referred to in those paragraphs, and not including paragraphs (iii), (xii)(B) and (xiv)(B) thereof, and also including paragraph (xvi) thereof;
- (b) the definitions therein of "Complex", "Complex Lands" and "Complex Sublease" in paragraphs 1.1(y), (z) and (aa) thereof, respectively, and Sections 8.3, 8.4, and 8.5 thereof, provided that nothing in this paragraph 7.3.2(b) hereof shall require the consent of OFN Limited Partnership for any amendment referred to in Section 7.4. 1 (b) of this Agreement;
- (c) any amendment, modification, replacement or restatement of any of the terms and conditions listed in paragraphs 7.3.2(a) through (c) hereof, both inclusive; and
- (d) any definitions or other defined terms used or referred to in the terms and conditions listed in paragraphs 7.3.2(a) through (c) hereof, both inclusive.
- 7.3.3 (a) Mnjikaning First Nation shall promptly give notice in writing of any Proposed Amendment which it wishes to proceed with and for which it requires the consent of OFN Limited Partnership pursuant to this Section 7.3. Mnjikaning First Nation shall endeavour to provide relevant

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information respecting the Proposed Amendment with such notice or as soon as reasonably practicable thereafter.

- (b) OFN Limited Partnership shall act promptly in evaluating such notice and information and shall request any additional information reasonably necessary to make an informed decision within 20 days of receiving the notice and information referred to in paragraph (a), provided that OFN Limited Partnership shall be entitled to make further requests for further additional information reasonably necessary to make an informed decision.
- (c) IF OFN Limited Partnership fails to give written notice to Mnjikaning First Nation that it does not consent to the Proposed Amendment by the later of (i) 90 days after receiving the notice referred to in paragraph 7.3.3 (a) and (ii) 45 days after receiving all information reasonably requested under paragraph 7.3.3(b), then OFN Limited Partnership shall be deemed to have consented to such Proposed Amendment on the next following day.

7.3.4 In deciding whether to grant or withhold consent under Section 7.3.3 hereof, OFN Limited Partnership shall act in a commercially reasonable manner. Without limiting the generality of the foregoing:

- (a) any consent or withholding of consent on the basis of whether the Proposed Amendments are commercially reasonable shall take into account, among other things, the operation, location and profitability of the Complex and the terms of the Development and Operating Agreement; and
- (b) any consent or withholding of consent on the basis of the lack of sufficient information to enable a reasonable person with advisors to make an informed decision concerning the Proposed Amendment shall take into account all of the information, or lack of information, available to OFN Limited Partnership about the operation, location and profitability of the Complex, the terms of the Development and Operating Agreement and the subject matter of the Proposed Amendment.

7.3.5 Where an arbitrator, in proceedings in accordance with Article 9 of this Agreement, finds:

- (a) that there have been one or more amendments which have been made to the terms of the Development and Operating Agreement, for which the consent of OFN Limited Partnership was not required, including an amendment referred to in Section 7.5 hereof, or for which a required consent was not sought or given, in accordance with Section 7.3.1 of this Agreement (the "Unapproved Amendments"); and

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- (b) that the Unapproved Amendments that are relevant to the arbitration have each caused or permitted a decrease in net revenues available for distribution to the Limited Partnerships in excess of \$100,000 in any Operating Year; and
- (c) that the Unapproved Amendments, in the aggregate, have caused or permitted a decrease in net revenues otherwise available for distribution to the Limited Partnerships in excess of an amount calculated as 5% of the net revenue in the Operating Year preceding the latest of the Unapproved Amendments, in each of two consecutive Operating Years, or may reasonably be expected to do so within five Operating Years after the date of the decision;

then the arbitrator may, if he or she considers it to be just and reasonable to do so in the circumstances, order that the provisions of Section 7.3.1 hereof be extended, for the future, to apply to any Proposed Amendments to any other terms of the Development and Operating Agreement that are not included in Section 7.3.2 hereof; provided that in making any order under this Section 7.3.5, the arbitrator shall take into account any other remedies that may have been sought or awarded in any prior arbitration, or which may be sought or awarded by the arbitrator himself or herself in respect of any of the Unapproved Amendments.

7.4 Limitations.

7.4.1 The provisions of Section 7.3 hereof shall not apply to any Proposed Amendment which is:

- (a) solely to permit acceleration of the terms of repayment of the "Operator's Contribution" in the existing Development and Operating Agreement as of the date hereof; or
- (b) solely in respect of the capital expenditure program relating to the expansion and renovation of the existing Complex and the addition of a hotel and entertainment complex approved by the Chiefs in Assembly on June 17, 1999 and the financing and development agreements to implement such program.

7.4.2 Nothing in this Article 7, including Section 7.3.2, shall derogate from or affect any of:

- (a) any rights of any Mnjikaning Entity in respect of any existing or future Mnjikaning Transaction, which the parties agree are governed by Article 6 of this Agreement;
- (b) any rights of any Mnjikaning Entity to terminate or not renew the Development and Operating Agreement (or any rights of any other person with respect thereto); or

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- (c) any other rights of any Mnjikaning Entity under the terms of the Development and Operating Agreement, including rights with respect to approval of the Operating Budget under Section 3.7(c) thereof.

7.4.3 In the event that OLGC or the Operator do not consent in writing to Mnjikaning First Nation entering into this Agreement, then nothing in this Article 7 shall require Mnjikaning First Nation to act in a way that would place it in breach of any legal obligation existing at the date hereof owed to any such non-consenting party under the Development and Operating Agreement, including any legal obligation to negotiate in good faith with any other party to the Development and Operating Agreement. In the event of a conflict between the legal obligations of Mnjikaning First Nation existing at the date hereof owed to any such non-consenting party under the Development and Operating Agreement and the obligations of Mnjikaning First Nation under this Article 7, the legal obligations of Mnjikaning First Nation existing at the date hereof owed to any such non-consenting party under the Development and Operating Agreement shall prevail and the provisions of this Article 7 shall have no force or effect to the extent of such conflict.

7.5 Termination and Review of Consent Provisions.

7.5.1 Mnjikaning First Nation shall have the right, in its absolute discretion, not sooner than:

- (a) 120 days prior to July 31, 2006, if the Development and Operating Agreement as it may exist at that time is scheduled to terminate in accordance with its terms on that date; and
- (b) 120 days prior to each successive date on which the Development and Operating Agreement, as it may exist from time to time, may terminate in accordance with its terms; and
- (c) 120 days prior to any earlier date than those referred to in paragraphs (a) and (b) respectively on which the Development and Operating Agreement as it currently exists or may exist from time to time, may terminate in accordance with its terms;

as the case may be, give notice in writing to OFN Limited Partnership of termination of the provisions of Section 7.3 hereof, and those provisions shall cease to have effect forthwith upon receipt by OFN Limited Partnership of the notice.

7.5.2 Without imposing on Mnjikaning First Nation any legal, fiduciary or other binding obligation or duty to act otherwise than in its own best interests, Mnjikaning First Nation agrees that before giving any notice under Section 7.5.1 of this Agreement, it will negotiate in good faith with OFN Limited Partnership with the objective of concluding a renewal or extension of the term of the

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Development and Operating Agreement, with or without amendments, on terms that would also be acceptable to OFN Limited Partnership.

7.5.3 After giving notice under Section 7.5.1 of this Agreement, and while any negotiations with any Mnjikaning Entity for the extension, renewal, or replacement of the Development and Operating Agreement are ongoing, Mnjikaning First Nation shall, to the extent reasonably practicable:

- (a) continue to consult with, and provide material information to, a non-voting observer appointed by OFN Limited Partnership in connection with the said negotiations;
- (b) include such non-voting observer in all formal negotiating meetings with other persons in connection with the said negotiations; and
- (c) conduct such negotiations taking into account the common interests of all Ontario First Nations in maximizing the net revenue available for distribution to the Limited Partnerships.

7.5.4 In the event that, following delivery of a notice under Section 7.5.1 hereof, Mnjikaning First Nation enters into any renewal or extension or replacement of the Development and Operating Agreement, with or without amendments to the terms and conditions thereof, the provisions of this Article 7, including for greater certainty Sections 7.3.1. and 7.5.1 hereof, shall be applicable to such Development and Operating Agreement, and:

- (a) the parties hereto will forthwith negotiate in good faith any necessary amendments to the terms of this Article 7 to conform to and reflect, so far as may be possible, the terms and conditions of such Development and Operating Agreement; and
- (b) in the event of a dispute with respect to any matter arising in such negotiations, any party may have recourse to the provisions of Article 9 of this Agreement, and the arbitrator may order that any amendments to this Article 7 which in his or her opinion are necessary for such purpose shall be made.

ARTICLE 8

OBSERVATION OF MNJIKANING FIRST NATION DECISION MAKING

8.1 **Use, Expenditure and Investment of Funds.** Decisions concerning the use, expenditure or investment of Net Cash, as that term is defined and used in Sections 1. 1 and 6. 1 of the MFN Limited Partnership Agreement, shall be made only by resolution passed at a special meeting of the MFN Chief and Council held for that purpose from time to time (each an "MFN Net Revenue Meeting").

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8.2 Chiefs of Ontario and OFN Limited Partnership Observers. Each of the Chiefs of Ontario and OFN Limited Partnership shall be permitted, by written notice to the MFN Chief and Council, to appoint one observer (who may be replaced from time to time by the party which appointed them) who will be:

- (a) provided with written notice of and documentation concerning, all MFN Net Revenue Meetings as provided in the following Sections 8.3 and 8.4 hereof; and
- (b) permitted to attend and observe (but not speak, except at the invitation of the chair of the meeting, and, not vote) at only those MFN Net Revenue Meetings held to consider a proposed use, expenditure and investment of funds for the purposes specified in paragraph 3.4. 1 (a) of the Revenue Agreement.

The Chiefs of Ontario and OFN Limited Partnership agree to consider the advisability of jointly appointing a single person as their observer under this Section.

8.3 Notice and Information in Advance.

- 8.3.1 At least 10 days' notice of any MFN Net Revenue Meeting (but not more than 50 days' notice) shall be given to the Chiefs of Ontario and OFN Limited Partnership stating the time and place of the meeting, together with an agenda and a statement of the subject matter, but not necessarily the text, of any resolution proposed to be passed at such meeting.
- 8.3.2 Mnjikaning First Nation shall also deliver with the notice of any MFN Net Revenue Meeting a copy of any proposal document or commitment form summarizing the proposed use, expenditure or investment of funds to be considered by the MFN Chief and Council at such meeting.

8.4 Additional Information to be Provided.

- 8.4.1 Subject to Section 8.4.2 hereof, as soon as possible at or after any MFN Net Revenue Meeting held to consider a proposed use, expenditure or investment of funds for the purposes specified in paragraph 3.4.1(a) of the Revenue Agreement, but in any event within 10 Business Days after the relevant MFN Net Revenue Meeting, Mnjikaning First Nation shall deliver to the non-voting observers a copy of the following documentation considered by the MFN Chief and Council at such meeting:
 - (a) any request for proposals issued by any Mnjikaning Entity, and any bid document accepted or recommended for acceptance;
 - (b) any summary of the proposed terms of the principal contractual document or documents involved, and any current or proposed text or draft of such contractual document or documents;

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- (c) any other document that describes the nature of the interest to be held, or the remuneration, payments or benefits to be received by any Mnjikaning Entity, if any;
 - (d) any written endorsement, recommendation or other commentary on the proposal received by a Mnjikaning Entity from any person, including any summary of community consultation thereon;
 - (e) any information provided to OLGC or the Operator about the proposal;
 - (f) any final report to MFN Chief and Council prepared by any responsible subcommittee or staff person;
 - (g) any other documentation that may be provided to or tabled with the MFN Chief and Council for purposes of the MFN Net Revenue Meeting; and
 - (h) any minutes of, and resolution passed at, the relevant MFN Net Revenue Meeting, provided that Mnjikaning First Nation shall ensure that such minutes or resolutions shall contain or append an executive summary of the use, expenditure or investment of funds as approved.
- 8.4.2 Where any documentation referred to in Section 8.4.1 is provided to the MFN Chief and Council in advance of an MFN Net Revenue Meeting, Mnjikaning First Nation shall use best efforts to provide that documentation to the non-voting observers at the same time.
- 8.4.3 The non-voting observers shall also be entitled to request additional information about any proposal, and the MFN Chief and Council may, in their absolute discretion, either provide or refuse to provide the requested information.

8.5 Presentation by MFN Chief and Council. Within 30 days of the end of each fiscal quarter of Mnjikaning First Nation, the MFN Chief and Council shall give notice inviting the non-voting observers to an MFN Net Revenue Meeting for the purpose of providing them with a presentation concerning the decisions made by the MFN Chief and Council during that fiscal quarter respecting the use, expenditure and investment of funds for the purposes specified in paragraph 3.4.1(b) of the Revenue Agreement. At or prior to any presentation under this Section 8.5, the MFN Chief and Council shall provide the non-voting observers with the type of documentation referred to in paragraph 8.4.1(h) hereof, and shall consider the desirability of providing the non-voting observers with additional documentation referred to in Section 8.4 hereof, and may in their discretion provide any or all of such documentation on the terms and conditions therein set out.

8.6 Confidentiality and Conflict of Interest. The entitlements of the non-voting observers under Sections 8.4 and 8.5 shall be subject to the conditions that:

- (a) each non-voting observer from time to time shall have first executed a confidentiality agreement in the form attached hereto as Schedule B; and

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- (b) each non-voting observer may be excluded from that portion of any meeting of the MFN Chief and Council, and from receiving any related documentation, to the extent that they deal with any matter in respect of which the MFN Chief and Council, acting reasonably, determines that the Mnjikaning First Nation has interests that do or may conflict with those of the Chiefs of Ontario or OFN Limited Partnership and that, accordingly, it would be inappropriate for such observer to be in attendance or to receive such materials.

8.7 Materiality. The provisions of Sections 8.3.2, 8.4.1, 8.4.2 and 8.5 hereof shall not apply in respect of any decision, or series of related decisions, which in the aggregate involve the use, expenditure or investment of less than \$10,000.

8.8 Procedure for Review.

8.8.1 Subject to Section 8.8.3, promptly following receipt of any notice of an objection by any party to any proceedings under this Article 8, the parties concerned shall discuss in good faith the objection and use their respective best efforts to remedy it. If the matter is not resolved to the satisfaction of all parties within 10 Business Days after receipt of the notice of the objection, the matter may be referred by either party to binding arbitration in accordance with Article 9 of this Agreement (provided that for the purposes of this Article 8 notwithstanding that Section 9.3 hereof requires a single Arbitrator):

- (a) the arbitrator shall consist of a panel of four Elders of which two will be chosen by Mnjikaning First Nation and two will be chosen by OFN Limited Partnership and a fifth chairperson;
- (b) such Elders shall choose the chairperson, who need not be an Elder but who shall have experience relevant to the dispute (provided for greater certainty that the chairperson shall not have a second, tie-breaking vote);
- (c) each of the parties shall choose Elders for this purpose within three weeks of the request for arbitration and shall cause the Elders to choose the chairperson within the subsequent two weeks; and
- (d) the arbitration panel shall hear any such dispute and prove a binding resolution within 45 days of the day that the chairperson is chosen.

8.8.2 The arbitration decision will be final and binding on the parties and no appeal will lie therefrom. The arbitration panel may award such remedy or remedies in its sole discretion as it determines is appropriate and just in the circumstances.

8.8.3 Sections 8.8.1 and 8.8.2 shall not apply in any case where the notice of objection concerns an allegation of breach of confidentiality, and the procedure in Article 9 of this Agreement shall apply in any such case, with the following modifications:

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- (a) the periods of time referred to in Sections 9.1 and 9.2 shall run concurrently, and shall be limited to 10 Business Days in total;
- (b) the remedy or remedies imposed by the arbitrator may include, but shall not be limited to, an award relieving Mnjikaning First Nation from any further obligation to provide documentation to the individual or individuals concerned.

8.9 Review of this Article 8.

- 8.9.1 The review process provided for in Sections 3.1 to 3.6 of this Agreement shall include review of the operation of this Article 8, and shall consider any amendments to the provisions of this Article that may be proposed by the parties.
- 8.9.2 In the event that there is a judgment of a court of final jurisdiction with no further right of appeal in the MFN Claim which entitles Mnjikaning First Nation to receive a share of the Ongoing Net Revenues which is different from that set out in paragraphs 2.8.8(a)(i), (ii), and (iii) of the Revenue Agreement, as the case may be, the parties agree that Sections 8.2, 8.3, 8.4, 8.5, 8.6 and 8.7 of this Agreement shall cease to have effect.

ARTICLE 9 DISPUTES

9.1 Notice of Concern. In the event any dispute, claim, difference or question arises among any of the parties concerning the construction, meaning, effect, implementation of or compliance with this Agreement that requires consideration, any party may provide notice to another party of same. The party receiving such notice shall have a reasonable period of time to consider and, if it believes fit, address the concern, such period not to exceed 45 days. If the concern is addressed to the reasonable satisfaction of the party giving the notice (as confirmed by such party in writing), the dispute shall be deemed to be cured and may not be the basis for further remedies hereunder.

9.2 Good Faith Discussion. If the concern is not addressed to the reasonable satisfaction of the party who provided notice thereof, the parties to the notice shall consult in good faith to discuss the concern and possible remedial action which could take place to address it. This step shall be completed within 60 days unless the parties otherwise agree (in writing). If the concern is addressed to the reasonable satisfaction of the party who provided the notice (as confirmed by such party in writing), the dispute shall be deemed to be cured and may not be the basis for further remedies hereunder.

9.3 Dispute Resolution. In the event that an acceptable resolution of the concern is not achieved pursuant to the foregoing provisions, the concern (other than a concern referred to in Section 6.4.2 or in Section 8.8.1, which shall be dealt with by an arbitration in accordance with those respective sections) shall be referred to a single arbitrator mutually agreed upon by the parties or, failing agreement, an arbitrator appointed pursuant to the *Arbitration Act, 1991*

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(Ontario) (hereinafter referred to as the "Arbitrator"). The arbitration shall be conducted at a time and place and in accordance with the procedure and rules to be determined by the Arbitrator. The decision of the Arbitrator will be final and binding on the parties and no appeal will lie therefrom. The Arbitrator, as part of his or her award, may award costs of the arbitration, in his or her discretion, having regard to the success achieved, the good faith of the parties, the encouragement of good faith discussions to resolve concerns and other relevant factors.

9.4 Remedy. In the event that any party does not comply with any decision of the Arbitrator, then the other party or parties hereto may take in its or their discretion such steps as are reasonably necessary and proportionate to address the decision of the Arbitrator in accordance with applicable law.

ARTICLE 10 TERM AND TERMINATION

10.1 Term and Termination. This Agreement shall commence on the date hereof and shall terminate at the same time as the Revenue Agreement is terminated, or at such different time as the parties may agree upon (provided for greater certainty that any provision which by the terms hereof ceases to have effect ("Expire") prior to the termination of this Agreement shall so Expire notwithstanding that this Agreement may continue in force thereafter).

ARTICLE 11 GENERAL

11.1 Notices. Any notice, demand, request, consent, agreement or approval which may or is required to be given pursuant to this Agreement shall be in writing and shall be sufficiently given or made if served personally upon the party for whom it is intended, or mailed by registered mail, return receipt requested or sent by telex, telecopy, facsimile or telegram and in the case of:

The Chiefs of Ontario, addressed to it at:

344 Bloor Street West, Suite 602
Toronto, Ontario
M5S 3A7

Telecopier: (416) 972-0217

Attention: Michael Sherry

Mnjikaning First Nation, addressed to it at:

5884 Rama Road
Rama, Ontario
L0K 1T0

Telecopier: (705) 325-0879

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Attention: Chief

with a copy to:

McCarthy Tétrault
Suite 4700, Toronto Dominion Bank Tower
Toronto Dominion Centre
Toronto, Ontario
M5K 1E6

Telecopier: (416) 868-0673

Attention: Jonathan Grant

MFN Limited Partnership, addressed to it at:

5884 Rama Road
Rama, Ontario
L0K 1T0

Telecopier: (705) 325-0879

Attention: Mnjikaning Chippewas General Partner Inc.

with a copy to:

McCarthy Tétrault
Suite 4700, Toronto Dominion Bank Tower
Toronto Dominion Centre
Toronto, Ontario
M5K 1E6

Telecopier: (416) 868-0673

Attention: Jonathan Grant

OFN Limited Partnership, addressed to it at:

Ontario First Nations Limited Partnership
2nd Floor
Mississaugas of The New Credit First Nation Commercial Plaza
P.O. Box 10
4453 First Line Road
R.R. # 6
Hagersville, Ontario

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NOA 1H0

Attention: General Manager

with a copy to:

Blake, Cassels & Graydon LLP
Commerce Court West
Toronto, Ontario
M5L 1A9

Telecopier: (416) 863-2653

Attention: Bliss A. White

or to such other address or to the attention of such other persons as a party may from time to time advise to the other parties by notice in writing. Any party may request in writing that a copy of any notice to it be sent to its legal counsel at the address indicated in its request. The date of receipt of any such notice, demand, request, consent, agreement or approval if served personally or by telecopy, facsimile or telegram shall be deemed to be the date of delivery thereof (if such day is a Business Day and if not, the next following Business Day), or if mailed as aforesaid, the date of delivery by a postal authority. Any such notice, demand, request, consent, agreement or approval shall be effective for the purposes of this Agreement on the date of delivery to the party to which it is addressed.

11.2 No Partnership or Joint Venture. Nothing contained in this Agreement shall be construed to be or create a partnership or joint venture between the parties, or any of their successors and permitted assigns.

11.3 Amendment. This Agreement may not be modified or amended except by another instrument in writing signed by the parties hereto.

11.4 Understanding and Agreements. Subject to Section 1.15 of the Revenue Agreement and Section 2.3 of this Agreement, the Revenue Arrangements constitute all of the understandings and agreements of whatsoever nature or kind existing between the parties with respect to the subject matter hereof and supersede all prior or contemporaneous negotiations, agreements, representations, discussions, understandings and proposals, whether oral or written, including the Rolling Draft.

11.5 Enforceability. If any provision of this Agreement is determined to be invalid, illegal or unenforceable as written, such provision shall be enforced to the maximum extent permitted by applicable law.

11.6 Extensions or Abridgements of Time. The time for doing or completing any matter provided for herein may be extended or abridged by an agreement in writing signed by the parties.

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11.7 Law of Interpretation. This Agreement shall be construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

11.8 Survival of Covenants. Any covenant, term or provision of this Agreement which, in order to be effective must survive the termination of this Agreement, shall survive any such termination.

11.9 Assignment. Except by operation of law, no party to this Agreement may assign any of its rights or obligations under this Agreement, including in respect of Disputed Amounts and the Joint Account, without the prior written consent of the other parties hereto, which consent may be unreasonably withheld. Any such purported assignment made without the consent of the other parties shall be void and of no effect.

11.10 Waivers. No failure by any party to insist upon the strict performance of any covenant, agreement, term or condition of this Agreement, or to exercise any right or remedy consequent upon the breach thereof, shall constitute a waiver of any such breach or any subsequent breach of such covenant, agreement, term and condition. No covenant, agreement, term or condition of this Agreement and no breach thereof shall be waived except by written instrument signed by the party granting the waiver. No waiver of any breach shall affect or alter this Agreement, but each and every covenant, agreement, term and condition of this Agreement shall continue in full force and effect with respect to any other then-existing or subsequent breach thereof.

11.11 Counterparts and Delivery by Facsimile. This Agreement may be executed in several counterparts, each of which so executed shall be deemed to be an original, and such counterparts together shall constitute one and the same instrument and notwithstanding their date of execution shall be deemed to bear date as of the date first above written. An executed copy of this Agreement may be delivered by any party hereto by facsimile. In such event, such party shall forthwith deliver to the other parties hereto a copy of this Agreement executed by such party.

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11.12 Conflict. In the event of any inconsistency between the terms set out in this Agreement and any schedules attached hereto, the terms of this Agreement shall prevail to the extent of such inconsistency.

EXECUTION

IN WITNESS WHEREOF the parties hereto have executed or caused this Agreement to be executed, all as of the day and year first above written.

**INDIAN ASSOCIATIONS CO-ORDINATING
COMMITTEE OF ONTARIO INC., carrying on
business as CHIEFS OF ONTARIO**

By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

I/We have authority to bind the named party.

**CHIPPEWAS OF MNJIKANING FIRST
NATION**

By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

I/We have authority to bind the named party.

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**ONTARIO FIRST NATIONS LIMITED
PARTNERSHIP
By its General Partner
ONTARIO FIRST NATIONS GENERAL
PARTNER INC.**

By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

I/We have authority to bind the named party.

**MNJIKANING FIRST NATION LIMITED
PARTNERSHIP
By its General Partner
MNJIKANING CHIPPEWAS GENERAL
PARTNER INC.**

By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

I/We have authority to bind the named party.

Schedule A
JOINT DIRECTION

TO: Ontario Lottery and Gaming Corporation
AND TO: The Queen In Right Of Ontario

Reference is made to the Casino Rama Revenue Agreement dated June , 2000 among Her Majesty the Queen in Right of Ontario as Represented by the Honourable James Flaherty, Attorney-General and Minister Responsible for Native Affairs, Ontario Lottery and Gaming Corporation, Ontario First Nations Limited Partnership and Mnjikaning First Nation Limited Partnership (the "Revenue Agreement") and to the Casino Rama Protocol Agreement dated June , 2000 among the Indian Associations Co-Ordinating Committee of Ontario Inc., the Chippewas of Mnjikaning First Nation, Ontario First Nations Limited Partnership and Mnjikaning First Nation Limited Partnership (the "Protocol Agreement"). Capitalized terms not defined herein have the meaning given to them in the Revenue Agreement or in the Protocol Agreement, as applicable.

For the purposes of, and in accordance with, Section 2.8.2 of the Revenue Agreement and Section 3.5 of the Protocol Agreement, the undersigned hereby irrevocably direct that Ontario Lottery and Gaming Corporation transfer the 35% Allocation as follows:

- | | | |
|-----|---|---------|
| (A) | to OFN Limited Partnership | _____ % |
| (B) | to MFN Limited Partnership | _____ % |
| (C) | to the Joint Account designated by the Limited Partnerships as follows: | _____ % |

The details of the Joint Account referred to in (C) above are as follows:

Bank:	Branch Transit No.	Account No.
-------	--------------------	-------------

This Joint Direction shall have effect from and after [date]. [OR This Joint Direction shall have effect from [date] to [date].]

[Insert any other terms proposed by the undersigned and agreed upon by the parties to the Revenue Agreement and/or by the parties to the Protocol Agreement, as applicable.]

The undersigned hereby agree that this Joint Direction shall be final and binding in all respects concerning the distribution to the Limited Partnerships of the foregoing amounts of Ongoing Net Revenues in accordance with the terms of this Joint Direction, and no proceedings of any kind whatsoever shall be taken by or against OLGC or the Province for the recovery or

SCHEDULE "B"
FULL AND FINAL RELEASE

1. **IN CONSIDERATION OF** the respective payments to them by the Ontario Lottery and Gaming Corporation (hereinafter the "OLG") of \$7,296,015 and of \$2 and for other good and valuable consideration, the receipt and sufficiency of which are hereby irrevocably acknowledged, the Ontario First Nations Limited Partnership and their present and former officers, directors, partners, agents, servants, employees and members (hereinafter the "OFNLP") and the Ontario First Nations (2008) Limited Partnership and their present and former officers, directors, partners, agents, servants, employees and members (hereinafter the "OFNLP 2008"), do hereby release, acquit, remise and forever discharge the Province and the OLG, including their present and former officers, directors, partners, agents, servants, employees, successors and assigns of and from all actions, causes of action, suits, debts, dues, accounts, bonds, covenants, contracts, claims and demands whatsoever which any of them, or their respective heirs, executors, estate trustees, administrators, agents, successors and assigns, or any of them, has had, now has or may hereafter have for or by reason of, or in any way related to or arising out of any entitlement that was or could have been asserted or claimed by the OFNLP and/or the OFNLP 2008 and/or First Nations in Ontario who are the limited partners of the OFNLP and/or the OFNLP 2008 (including First Nations in Ontario who are unsigned First Nations as at the date of this Release and who subsequently become limited partners of the OFNLP and/or the OFNLP 2008), and/or any members of First Nations who are limited partners of the OFNLP and/or OFNLP 2008 to the provincial portion of the harmonized sales tax on Casino Rama net revenues for the period July 1, 2010 to March 31, 2011, including but not limited to in connection with or arising from the Amended and Restated Development and Operating Agreement dated March 18, 1996 (the "DOA"), the Casino Rama Revenue Agreement dated June 9, 2000 ("the "CRRA"), and any other agreements in connection with Casino Rama.
2. **AND FOR THE SAID CONSIDERATION** the OFNLP and the OFNLP 2008 hereby agree not to make any claim or commence or maintain any action or proceeding or other complaint whatsoever with respect to any of the matters herein released against any person, partnership, entity, corporation or First Nation in which any claim could arise against the OLG or the Province, or any of them, for contribution, indemnity or any other relief. In the event that the OFNLP and/or the OFNLP 2008 should make any such claim or commence or maintain any such action, proceeding or other complaint, this document may be raised by the Province and the OLG or any one of them as an absolute bar or estoppel to any such claim, action, proceeding or other complaint.
3. **AND IT IS WARRANTED AND REPRESENTED** by the OFNLP and the OFNLP 2008 that they have not assigned to any person, partnership, corporation, First Nation, or other entity any of the matters released herein.
4. **AND IT IS FURTHER WARRANTED AND REPRESENTED** by the OFNLP and the OFNLP 2008 that they have the authority to execute this Full and Final Release on their own behalf and on behalf of all of their present and former officers, directors, partners, agents, servants, employees and members.
5. **AND IT IS ACKNOWLEDGED** that the OFNLP and the OFNLP 2008 have had an opportunity to review this Full and Final Release with their lawyers, and that they understand the terms of this Full and Final Release and voluntarily accept the consideration referred to above for the purpose of making full and final compromise, adjustment and settlement of all claims as aforesaid, and represent and warrant that they have not been induced to enter into this Full and Final Release by reason of any representation or warranty or collateral agreement of any nature or kind whatsoever.
6. **AND IT IS UNDERSTOOD AND AGREED** that the consideration referred to above is deemed to be no admission whatsoever of liability on the part of the Province or the OLG and that any such liability is expressly denied.
7. **AND IT IS UNDERSTOOD AND AGREED** that in the event that the OFNLP and/or the OFNLP 2008 should hereafter make any claims or demands or commence or threaten to commence any actions against the Province or the OLG for or by reason of any cause, matter or thing, specifically released herein, this document may be raised as an absolute bar or estoppel to any claim, demand or action commenced in regard to the aforesaid.
8. **THIS RELEASE SHALL BE BINDING** upon the successors and assigns of the OFNLP and the OFNLP 2008 and shall enure to the benefit of the respective successors and assigns of the Province and the OLG.
9. **THIS RELEASE SHALL BE GOVERNED** by and construed in accordance with the laws of the Province of Ontario.

IN WITNESS WHEREOF the OFNLP and the OFNLP 2008 have caused this full and Final Release to be executed by their duly authorized representatives on the dates set out below.

ONTARIO FIRST NATIONS LIMITED PARTNERSHIP

by its general partner, Ontario First Nations General Partner Inc.

I have authority to bind the limited partnership _____ Date

ONTARIO FIRST NATIONS (2008) LIMITED PARTNERSHIP

by its general partner, New OFNLP General Partner Limited

I have authority to bind the limited partnership _____ Date

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

**Corporation Notices
Avis relatifs aux compagnies**

DEERFIELD HOMES LIMITED
Ontario Corporation No.1188766

TAKE NOTICE CONCERNING WINDING UP OF DEERFIELD HOMES LIMITED, Date of Incorporation: January 15, 1997, Liquidator: Jack N. M. Jamieson, Address 147 Fanshawe Street, Suite 306, Thunder Bay, Ontario, Postal Code P7C 5Z9, Appointed: Date August 1, 2011.

This notice is filed under subsection 205(2) of the Business Corporations Act. A meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on August 31, 2011.

Pursuant to subsection 205(3) of the Business Corporations Act, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

DATED at Thunder Bay, this 7th day of October, 2011.

(144-P402) JACK N. M. JAMIESON
Liquidator

NOTICE TO CREDITORS AND OTHERS

IN THE ESTATE OF DEL FITSUMI MIZANO, late of the Town of Sauble Beach, County of Bruce, Retired Merchant, Deceased

All persons having claims against the Estate of Del Fitsumi Mizano, who passed away on or about the 5th day of September, 2011, are hereby required to send full particulars of such claims to the undersigned on or before December 12, 2011, after which date the undersigned will distribute the assets of the Estate having only regard to claims that have then been received.

Dated at London, Ontario, this 12th day of October, 2011.

DOWNES LAW
PROFESSIONAL CORPORATION
BARRISTERS & SOLICITORS
489 TALBOT STREET
LONDON, ON N6A 2S4
TEL: (519) 679-0063
FAX: (519) 663-0799
LAWYERS FOR THE ESTATE TRUSTEE

(144-P403)

NOTICE TO CREDITORS AND OTHERS

IN THE ESTATE OF JOHN MICHAEL BARNES, late of the City of London, County of Middlesex, Retired Teacher, Deceased

All persons having claims against the Estate of John Michael Barnes, who passed away on or about the 18th day of September, 2011, are hereby required to send full particulars of such claims to the undersigned on or before December 12, 2011, after which date the undersigned will distribute the assets of the Estate having only regard to claims that have then been received.

Dated at London, Ontario, this 12th day of October, 2011.

DOWNES LAW
PROFESSIONAL CORPORATION
BARRISTERS & SOLICITORS
489 TALBOT STREET
LONDON, ON N6A 2S4
TEL: (519) 679-0063
FAX: (519) 663-0799
LAWYERS FOR THE ESTATE TRUSTEE

(144-P404)

**Sheriff's Sale of Lands
Ventes de terrains par le shérif**

File # 10-6263

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto Court, Ontario, dated October 21, 2010, Court File No. 02-CV-241461CM2 to me directed, against the real and personal property of Tony Dimichele also known as Antonio DiMichele, at the suit of 909403 Ontario limited, Marsica Investments Ltd et al, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Tony Dimichele also known as Antonio DiMichele, in and to:

269 Angelene Street, Mississauga On L5G 1X3

All of which said right, title, interest and equity of redemption of Tony Dimichele also known as Antonio DiMichele, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
 Sheriff,
 7755 Hurontario St
 Brampton On L6W 4T6
 905-456-4700 ext 5515

(144-P405)

File # 10-5134

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville Court, Ontario, dated September 13, 2010, Court File No. 338/10 to me directed, against the real and personal property of Johnson Lee also known as Johnson M Lee, at the suit of Citi Cards Canada Inc, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Johnson Lee also known as Johnson M Lee, in and to:

3051 Patrick Crescent, Mississauga On L5R 3E7

All of which said right, title, interest and equity of redemption of Johnson Lee also known as Johnson M Lee, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
 All payments in cash or by certified cheque made payable to the Minister of Finance.
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
 Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
 Sheriff,
 7755 Hurontario St
 Brampton On L6W 4T6
 905-456-4700 ext 5515

(144-P406)

File # 10-5790

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto Court, Ontario, dated September 22, 2010, Court File No. 03-CV-255954CM3 to me directed, against the real and personal property of Diane Lund, at the suit of American Axle & Manufacturing Inc, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Diane Lund, in and to:

15 Armstrong Street, Brampton On L6W 1W7

All of which said right, title, interest and equity of redemption of Diane Lund, defendant in the said lands and tenements described above, I shall

offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
 All payments in cash or by certified cheque made payable to the Minister of Finance.
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
 Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
 Sheriff,
 7755 Hurontario St
 Brampton On L6W 4T6
 905-456-4700 ext 5515

(144-P407)

File # 09-7113

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at London Court, Ontario, dated November 27, 2009, Court File No. 64130SR to me directed, against the real and personal property of Gregory Mantock aka Gregory R Mantock, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Gregory Mantock aka Gregory R Mantock, in and to:

55 Forsythia Road, Brampton On L6T 2G2

All of which said right, title, interest and equity of redemption of Gregory Mantock aka Gregory R Mantock, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price

Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
 All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

File # 10-2646

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
Sheriff,
7755 Hurontario St
Brampton On L6W 4T6
905-456-4700 ext 5515

(144-P408)

File # 10-2606

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton Small Claims Court, Ontario, dated May 12, 2010, Court File No. SC-10-02139-00 to me directed, against the real and personal property of Imamdad Mohammadi also known as Imamdad Nohammadi, at the suit of Citi Cards Canada Inc, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Imamdad Mohammadi also known as Imamdad Nohammadi, in and to:

3400 Angel Pass Drive, Mississauga On L5M 7K5

All of which said right, title, interest and equity of redemption of Imamdad Mohammadi also known as Imamdad Nohammadi, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
Sheriff,
7755 Hurontario St
Brampton On L6W 4T6
905-456-4700 ext 5515

(144-P409)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice at Toronto, dated March 26, 2010, Court File No. CV-10-397141 to me directed, against the real and personal property of 2202260 Ontario Inc operating as Pearl Computer and Education Center, Shivraj Singh, Shivani Singh, 1813293 Ontario Inc and 2195893 Ontario Incorporated, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Shivraj Singh and Shivani Singh in and to:

38 Blue Spruce Street, Brampton On L6R 1C5

All of which said right, title, interest and equity of redemption of Shivraj Singh and Shivani Singh defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
Sheriff,
7755 Hurontario St
Brampton On L6W 4T6
905-456-4700 ext 5515

(144-P410)

File # 09-5697

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton Court, Ontario, dated September 22, 2009, Court File No. CV-07-3113-00SR to me directed, against the real and personal property of 1104742 Ontario Limited, 2095130 Ontario Limited and Mark Skruch also known as Marek Skruch, at the suit of Far East Food Products Ltd, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Mark Skruch also known as Marek Skruch, in and to:

920 Sami Street, Mississauga On L5C 2W9

All of which said right, title, interest and equity of redemption of Mark Skruch also known as Marek Skruch, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
Sheriff,
7755 Hurontario St
Brampton On L6W 4T6
905-456-4700 ext 5515

(144-P411)

File # 10-6765

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto Court, Ontario, dated November 26, 2010, Court File No. CV-10-406077 to me directed, against the real and personal property of Marcia Wilson also known as Marcia A Wilson carrying on business as Classic Designs, at the suit of The Bank of Nova Scotia, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Marcia Wilson also known as Marcia A Wilson, in and to:

23 Shining Willow Crescent, Brampton On L6P 2A5

All of which said right, title, interest and equity of redemption of Marcia Wilson also known as Marcia A Wilson, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
Sheriff,
7755 Hurontario St
Brampton On L6W 4T6
905-456-4700 ext 5515

(144-P412)

File # 10-1145

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice at Brantford, dated February 26, 2010, Court File No. CV-10-74-SR to me directed, against the real and personal property of Andrew M Witkowski also known as Andrew Witkowski also known as Andrzej Mark Witkowski, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Andrew M Witkowski also known as Andrew Witkowski also known as Andrzej Mark Witkowski in and to:

25 Fairview Road West, #105, Mississauga On L5B 3Y8

All of which said right, title, interest and equity of redemption of Andrew M Witkowski also known as Andrew Witkowski also known as Andrzej Mark Witkowski defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Thursday, the 24th day of November 2011 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 6, 2011

FIONA KELLY
Sheriff,
7755 Hurontario St
Brampton On L6W 4T6
905-456-4700 ext 5515

(144-P413)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated April 22, 2009, Sheriff's file 09-95, to me directed, against the real and personal property of Frances E. Wieland,

also known as Frances Elizabeth Wieland, Debtor, at the suit of Citi Cards Canada Inc., Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of, Frances E. Wieland, also known as Frances Elizabeth Wieland, Debtor, in and to: Part of Lot 467, Plan 122 as in R422820, and known municipally as 311 Barr Street, Renfrew, Ontario.

All of which said right, title, interest and equity of redemption of Frances E. Wieland, also known as Frances Elizabeth Wieland, Debtor, and, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at Sheriff's Office, 297 Pembroke Street East, Pembroke, Ontario on December 9, 2011 at 11:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price of \$1,000.00, whichever is greater

Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Sheriff's Office: 297 Pembroke Street East, Pembroke, Ontario K8A 3K2
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: October 11, 2011

(144-P414) SHERIFF'S NAME
Sheriff – County of Renfrew
297 Pembroke St. East, Pembroke

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated March 8, 2010, Court File No. CV-08-939-00, to me directed, against the real and personal property of MARJETA LAINSCEK, Defendant, at the suit of THE BANK OF NOVA SCOTIA TRUST COMPANY, I have seized and taken in execution all the right, title, interest and equity of redemption of MARJETA LAINSCEK, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being PT LTS 15 & 16, PL 5202, AS IN EB309736; S/T EB196845 ETOBICOKE, City of Toronto, Known as 64 STEPHEN DRIVE, TORONTO, ONTARIO M8Y 3M9.

ALL OF WHICH said right, title, interest and equity of redemption of MARJETA LAINSCEK, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, November 22, 2011 at 11:00a.m. (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: October 11, 2011

(144-P415) D. USHER
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6
416-327-5685

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated March 17, 2011, Court File No. CV-11-418337, to me directed, against the real and personal property of ANTONINA BONILLA aka NINA BONILLA and ISACC BONILLA aka JOSE ISAIAS BONILLA, Defendants, at the suit of ROYAL BANK OF CANADA, I have seized and taken in execution all the right, title, interest and equity of redemption of ANTONINA BONILLA, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being PT LT 20 PL 2559 Twp of York; PT Lane PL 2559 Twp of York (Closed by CY557016) PT 8 & 9, 64R11085; TORONTO (YORK), City of Toronto, Known as 596 VAUGHAN ROAD, TORONTO, ONTARIO M6C 2R5.

ALL OF WHICH said right, title, interest and equity of redemption of ANTONINA BONILLA, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, November 22, 2011 at 11:00a.m. (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: October 11, 2011

D. USHER
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6
416-327-5685

(144-P416)

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF IGNACE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until November 17, 2011 at 3:00 p.m. local time at 34 Highway 17 West, Ignace, Ontario P0T 1T0.

Description of Land(s):

1. PCL 32735 SEC DKF; PT LOCATION LK20 IGNACE PT 3, 23R2996; IGNACE PIN 42103-1452(LT)
Municipally described as: 123 Davey Lake Road, Ignace, Ontario
Assessment Roll No. 60 01 000 001 39103 0000

Minimum Tender Amount: \$ 4,454.44

Description of Land(s):

2. PCL 35050SEC DKF; PT LOCATION HM47 IGNACE PT 1 & 2,23R6050; T/W PT 3,23R6050 AS IN LT164236; S/T PT 2, 23R6050 AS IN LT164236; IGNACE PIN 42103-1145(LT)
Municipally described as: Hwy 17 East, Ignace, Ontario
Assessment Roll No. 60 01 000 001 47902 0000

Minimum Tender Amount: \$ 28,967.64

Description of Land(s):

3. PCL 33354 SEC DKF; LT 84 PL M671; IGNACE PIN 42103-1316(LT)
Municipally described as: 347 TAIT STREET, IGNACE, ONTARIO;
Assessment Roll No. 60 01 000 001 40184 0000

Minimum Tender Amount: \$ 7,246.50

Description of Land(s):

4. PCL 35324 SEC DKF; LT 31 PL M670 S/T LT139330; IGNACE, ONTARIO PIN 42103-1484 (LT)
Municipally described as: 115 Huron Crescent, Ignace, Ontario
Assessment Roll No. 60 01 000 001 41033 0000

Minimum Tender Amount: \$ 3,300.39

Description of Land(s):

5. PCL 19975 SEC DKF; LT 1 PL M188; IGNACE PIN 42103-0785(LT)
Municipally described as: 401 West Street, Ignace, Ontario
Assessment Roll No. 60 01 000 001 29100 0000

Minimum Tender Amount: \$ 3,741.25

Description of Land(s):

6. PCL 31224 SEC DKF; LT 111 PL M671; S/T THE CLAIMS, IF ANY; WHICH MAY BE ENFORCEABLE UNDER EXECUTION NUMBERS 518 LA, W. 10136, 502 LA & 511 LA, IGNACE PIN 42103-1343(LT)
Municipally described as: 304 Cobb Street, Ignace, Ontario
Assessment Roll No. 60 01 000 001 40211 0000

Minimum Tender Amount: \$ 9,149.01

Description of Land(s):

7. PCL 23039 SEC DKF; PT FARM LOCATION LK20 IGNACE PT 1 TO 9, KR412 & PT 1, 23R5114; IGNACE PIN 42103-1453(LT)
Municipally described as: 506 Pine Street, Ignace, Ontario
Assessment Roll No. 60 01 000 001 40700 0000

Minimum Tender Amount: \$ 23,015.13

Description of Land(s):

8. PCL 35324 SEC DKF; LT 32 PL M670 SET LT139330; IGNACE PIN 42103-1484(LT)
Municipally described as: 15 Superior Avenue, Ignace, Ontario
Assessment Roll No. 60 01 000 001 41034 0000

Minimum Tender Amount: \$ 3,234.58

Description of Land(s):

9. PCL 32051 SEC DKF; LT 13 PL M671; IGNACE PIN 42103-1245 (LT)
Municipally described as: 226 Davies Street, IGNACE, ONTARIO
Assessment Roll No. 60 01 000 001 40113 0000

Minimum Tender Amount: \$ 8,585.19

Description of Land(s):

10. PCL 29501 SEC DKF; LT 138 PL M625 S/T PT 138, 23R3018 AS IN LT109863; IGNACE, PIN 42103-0977 (LT)
Municipally described as: 137 Birch Drive, Ignace, Ontario
Assessment Roll No. 60 01 000 001 51700 0000

Minimum Tender Amount: \$ 18,861.69

Description of Land(s):

11. PCL 33869 SEC DKF; LT 10 PL M719; S/T LT138625; IGNACE, ONTARIO PIN 42103-1359 (LT)
Municipally described as: 302 McNabb Street, Ignace, Ontario
Assessment Roll No. 60 01 000 001 40060 0000

Minimum Tender Amount: \$ 18,107.48

Description of Land(s):

12. PCL 34925 SEC DKF; LT 31 PL M719;
S/T LT138625; IGNACE, ONTARIO PIN 42103-1376 (LT)
Municipally described as: 227 WREN STREET, IGNACE, ONTARIO
Assessment Roll No. 60 01 000 001 40081 0000

Minimum Tender Amount: \$ 8,143.31

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will

be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Mr. WAYNE HANCHARD
Treasurer
The Corporation of the Township of Ignace
34 Highway 17 West
P.O. Box 248
IGNACE, Ontario P0T 1T0

(144-P417)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF INNISFIL

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 16 November 2011, at the Innisfil Town Hall, 2101 Innisfil Beach Road, Innisfil, Ontario L9S 1A1.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Innisfil Town Hall, 2101 Innisfil Beach Road, Innisfil.

Description of Lands:

Roll 43 16 010 011 15200 0000; PIN 58989-0205(LT) Lots 137, 138 and Part 136 Plan 759 Innisfil as in RO1132504; Innisfil. File 10-07

Minimum Tender Amount: \$8,384.20

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Ms. Sharon Downie
Supervisor of Revenue Services
The Corporation of the Town of Innisfil
2101 Innisfil Beach Road
Innisfil, Ontario L9S 1A1
705-436-3740 ext 2306
www.town.innisfil.on.ca
sdownie@innisfil.ca

(144-P418)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF THOROLD

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 17 November 2011, at the Thorold City Hall, P.O. Box 1044, 3540 Schmon Pkwy, Thorold, Ontario L2V 4A7.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Thorold City Hall, 3540 Schmon Pkwy, Thorold.

Description of Lands:

Roll No. 27 31 000 002 04200 0000; 100 Wellington St. N. Thorold; PIN 64458-0077(LT) Lot 43 Plan 895 Village of Thorold; Part Lots 41 and 42 Plan 895 Village of Thorold as in R0178845; Part Lots 44, 48, 49, 50, 51 and Part Cynthia St. Plan 895 Village of Thorold as in TT12313 except RO610248; Thorold. File 10-02

Minimum Tender Amount: \$397,227.60

Roll No. 27 31 000 028 01009 0000; Eller Rd. SS Fonthill; PIN 64040-0131(LT) Part Thorold Township Lot 85 Thorold designated Parts 5 & 6 Plan 59R4279, S/T RO734963; Thorold. File 10-30

Minimum Tender Amount: \$5,695.66

Roll No. 27 31 000 029 14600 0000; 65 Bridge St. E. Port Robinson; PIN 64429-0051(LT) Parcel 34-1 Section M10; Lot 34 Plan M10 as confirmed by Plan 59BA191; Plan M10 is not a plan of subdivision within the meaning of the Planning Act; Thorold. File 10-31

Minimum Tender Amount: \$11,583.47

Roll No. 27 31 000 030 00501 0000; 1835 Turner Rd. Welland; PIN 64060-0037(LT) Part Township Lots 188 & 189 Thorold designated Parts 2 & 3 Plan 59R2400, S/T RO580445; Thorold. File 10-33

Minimum Tender Amount: \$125,622.61

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, Crown Interests or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.OntarioTaxSales.ca, or if no internet available contact:

Ms. DAWN DOBBIE
Tax Clerk
The Corporation of the City of Thorold
P.O. Box 1044
3540 Schmon Pkwy
Thorold, Ontario L2V 4A7
905-227-6613 Ext. 235
Email taxes@thorold.com
Web site www.thorold.com

(144-P419)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CITY OF GREATER SUDBURY

(144-P420)

CITY OF GREATER SUDBURY
P.O. Box 5000 Stn A
200 Brady Street
Sudbury ON P3A 5P3

Tenders for the purchase of land(s) as described below may be obtained from the City of Greater Sudbury, Supplies & Services Department, 2nd Floor, Tom Davies Square, 200 Brady Street, Sudbury or through the City's website at <http://www.greatersudbury.ca/tenders/>. Be sure to register to receive addendums. If you do not register, you will not be notified of properties that have been cancelled and/or removed from the Tax Sale List.

TAKE NOTICE that tenders for the purchase of the land(s) as described below will be received NO LATER THAN 3:00:00 p.m. (Our time), on Thursday, November 17, 2011, at the Supplies & Services Department, 2nd Floor, Tom Davies Square, 200 Brady Street, Sudbury, ON. The tenders will then be opened in public on the same day at 3:30 p.m., in Room C-11 at Tom Davies Square.

Description of Lands:

File #10-22 (Roll #070.008.1200.0000)
507 Kingsway Avenue
McKim Twp Con 4 Lot 4 Pcl 45994
Pt L8 & Pt L9 & Lot 10 & 11
Lot 25 to 29 Plan M42

Assessed Value: Commercial	\$250,640.00
Multi Residential	\$492,360.00
Minimum Tender Amount:	\$200,725.56

File #10-43 (Roll #170.001.02700.0000)
Bleazard Twp Con 1 Lot 8 Lot 9
Pcl 27133

Assessed Value: Commercial	\$41,750.00
Minimum Tender Amount:	\$12,972.29

Tenders must be submitted using the address label sheet provided, in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

Potential Purchasers must obtain all information regarding these properties on their own and the municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.

Frequently Asked Questions and Maps of all properties are also posted on the City's website at <http://www.greatersudbury.ca/tenders/>

This sale is governed by the Municipal Act, 2001 and the Municipal Tax Sales Rules made under that Act.

The successful purchasers will be required to pay the amount tendered plus the accumulated taxes to the date of transfer to the successful purchasers and any relevant federal or provincial taxes that may apply (including land transfer tax and HST). Failure to complete the transaction by the successful bidders will result in the forfeiture of their deposit.

Questions regarding any aspect of this Public Tender Tax Sale must be received in writing via email to - Supplies & Services tenders@greatersudbury.ca or in writing by fax to (705) 671-8118.

TONY DERRO
Manager of Taxation

AGNES BECK
Manager of Supplies & Services /Purchasing
Agent

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CITY OF HAMILTON

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday November 9, 2011 at the Information Desk 1st Floor, City Hall, 71 Main Street West, Hamilton, On. The tenders will then be opened in public on the same day at 3:10 p.m. local time in Room 264 of City Hall, 71 Main Street West, Hamilton, On.

Description of Lands:

1. 176 Kensington Avenue North
LT 151, PL 378; Hamilton;
Subject to Execution 96-00518, If enforceable
PIN # 17222-0207 (LT)
25.00 feet X 100.00 feet more or less
Assessed Value: Residential \$95,750
Serial No. 040.284.07160

Minimum Bid: \$21,395.13

2. 23 Nugent Drive
LT 38, PL 1280;
City of Hamilton,
PIN # 17282-0076 (LT)
Irregular, 50.03 feet X 101.02 feet more or less
Assessed Value: Residential \$204,250
Serial No. 050.451.03010

Minimum Bid \$30,164.71

3. 249 Hess Street North
NOTE: OUTSTANDING MINISTRY OF ENVIRONMENT AND
MUNICIPAL WORK ORDERS
Part of Block of Land Bounded by Barton, Queen, Stuart and Hess
Streets on G.S. Tiffany Survey (Unregistered) As in CD214133 and
CD430037;
City of Hamilton
PIN # 17580-0100 (LT)
Irregular, 377.00 feet X 178.00 feet more or less
Assessed Value: Industrial Vacant \$38,250
Serial No. 020.125.03490

Minimum Bid \$122,545.12

4. 220 Gage Avenue North
LTS 19, 20, 21, 22, 23 & 24, PL 374;
City of Hamilton
PIN # 17220-0004 (LT)
156.00 feet X 115.00 feet more or less
Assessed Value: Commercial \$264,000
Serial No. 040.281.50310

Minimum Bid \$71,284.02

5. 42 Loyalist Drive
LT 176, PL 1250; S/T HL 248943, HL 250085
City of Hamilton
PIN # 17280-0220 (LT)
50.00 feet X 104.78 feet more or less
Assessed Value: Residential \$218,250
Serial No. 050.433.02120

Minimum Bid \$24,125.24

6. 147 Britannia Avenue
 LT 54, BLK C, PL 395
 Hamilton
 PIN # 17245 – 0078 (LT)
 25.00 feet X 108.33 feet more or less
 Assessed Value: Residential \$96,000
 Serial No. 040.313.53970

Minimum Bid \$25,874.28

7. 561 – 563 King Street East
 LT 1, PL 70; PT LT 2, PL 70,
 As in VM 228061; S/T VM 228061;
 Hamilton
 PIN # 17179 – 0145 (LT)
 Corner, 47.62 feet X 97.83 feet more or less
 Assessed Value: Commercial \$134,434
 Residential \$97,316
 Serial No. 030.212.00700

Minimum Bid \$123,344.21

8. CANCELLED

9. 30 Regent Avenue Unit 56A
 NOTE: OUTSTANDING MUNICIPAL WORK ORDERS
 Unit 56, Level 1, Wentworth Condominium Plan No 17;
 PTS LT 5, 6, 7, 8, PL 921, PTS 1, 2,
 62R1601 T/W AB320250, As in Declaration LT 23132;
 City of Hamilton,
 PIN # 18017 – 0056 (LT)
 Assessed Value: Residential \$138,250
 Serial No. 081.041.04931

Minimum Bid \$12,920.66

10. 493 Kenilworth Avenue North
 PT LTS 485, 486 & 487, PL 505, As in NS 126394
 Hamilton,
 PIN # 17250-0010 (LT)
 22.50 feet X 77.00 feet more or less
 Assessed Value: Residential \$ 67,750
 Serial No. 040.323.04070

Minimum Bid \$9,894.40

11. 20 St. Matthews Avenue
 PT LT 11, CON 1 BARTON,
 As in VM 76558; S/T & T/W VM 76558;
 City of Hamilton,
 PIN # 17186-0126 (LT)
 19.13 feet X 95.89 feet more or less
 Assessed Value: Residential \$99,000
 Serial No. 030.217.57570

Minimum Bid \$8,478.98

12. 1422 Main Street East
 Lot 4 PL 579;
 Hamilton,
 PIN # 17270-0393 (LT)
 25.00 feet X 90.00 feet more or less
 Assessed Value: Commercial \$42,493
 Residential \$83,008
 Serial No. 040.343.06630

Minimum Bid \$21,539.97

13. 1424 Main Street East
 NOTE: OUTSTANDING MUNICIPAL WORK ORDERS
 Lot 5 PL 579;
 Hamilton,
 PIN # 17270-0394 (LT)
 25.00 feet X 90.00 feet more or less
 Assessed Value: Residential \$91,000
 Serial No. 040.343.06660

Minimum Bid \$22,864.79

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust company payable to the City of Hamilton and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Any existing Federal or Provincial liens or executions will remain on title and may become the responsibility of the potential purchaser. Responsibility for ascertaining these matters rests with the potential purchasers. The municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.

This sale is governed by Part XI of the Municipal Act, 2001 and as amended by the Municipal Statute Law Amendment Act, 2002. The successful purchaser will be required to pay the amount tendered plus the accumulated taxes (i.e. the property taxes that have accumulated since the first day of advertising of the land for sale until a successful purchaser is declared) and any relevant federal or provincial taxes that may apply (including land transfer tax and HST). Failure to complete the transaction by the successful bidder (highest or if failed, second highest bidder) will result in the forfeiture of their deposit.

For further information regarding this sale including an updated list of properties still available for sale, and a copy of the prescribed form of tender documents, go to the City of Hamilton web site at <http://hamilton.ca>, or contact:

LARRY FRIDAY, DIRECTOR OF TAXATION
 City of Hamilton
 71 Main Street West,
 Hamilton, Ontario L8P 4Y5
 Attn: D. Kevin Beattie, Tax Sale Officer
 Tel. (905) 546-2424 ext. 4538
 Fax (905) 546-2449

(144-P421)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2011—10—22

THERE WERE NO REGULATIONS FILED FOR THE WEEK OF October 3 - 7.

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

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Information

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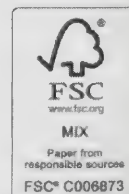
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